

GOVERNMENT OF INDIA ACT.

(5 & 6 Geo. 5, Ch. 61; 6 & 7 Geo. 5, Ch. 37; and 9 & 10 Geo. 5, Ch. 101.)

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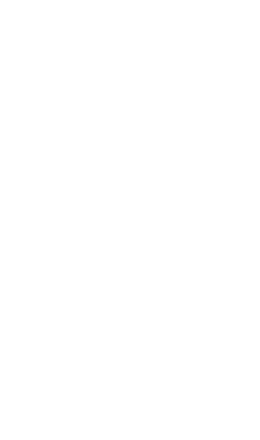
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exercised or performed by the Last India Company, or by the Court of Directors or Court of Proportors of that Company, either alone or by the direction or with the sanction or approbation of the Commissioners for the Affairs of India, in relation to that government or those revenues and the officers and servents of that Company, and also all such powers is might have been exercised by the said Commissioners alone.

(2) In particular, the Secretary of Sinto may, support to the provisions of this Act of or rules made thereinder], superintend, direct and control all acts, of crations and concerns which relate to this forement or revenues of India, and all grants of salaries, ratinities and allowances and all other payments and charges, out of or on the revenues of India.

*[(?) The salary of the Secretary of State shill be quale at of moneys provided by Paliament, and the slaries of Iris and rescribered and any other extenses of Instance are the paid out of the received of India or out of moneys provided by Purhament

The Council of India

3 (1) the Council of India shall consist of such cumber of members, not less than *{en ht] and not more than *{en ht] and not more than *{en ht] and not determine

'{Provided that the Council as constituted at the time of the passing of the Government of India Act, 1919, shall not be affected by the previous, but no feech appointment or reappointment flex to shall be used to excess of the maximum prescribed by this trousion?

(.) The right of filling any vacance in the Council of the right in the Secretary of State

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(Part I .-- Home Government.) .

- (3) Unless at the time of an appointment to fill a vacancy in the Conneil '[one half] of the then existing members of the Council are poisoos who have served or resided in [*] findia for at least ten years, and have not last left [*] India more than five years before the date of their appointment, the person appointed to fill the vacancy must be so qualified.
- (4) Every member of the Council shall hold office except as by this section provided, for a term of '|fivo| years:
- ⁵ [Provided that the tenure of office of any person who is a member of the Council at the time of the passing of the Government of Iudia Act, 1919, shall he the same as though that Act had not been passed.]
- (5) The Secretary of State may, for special icasons of public advantage, re-appoint for a further term of five years nov member of the Conneil whoso term of office has expired. In any such easo the reasons for the re-appointment shall he set forth in a miouto signed by the Secretary of State and laid hefore both Houses of Parliament. Save as aforesaid, a member of the Council shall not he capable of re-appointment.
- (6) Any member of the Council may, by writing signed by him, resign his office. The instrument of resignation shall be recorded in the minutes of the Council.
- (7) Any member of the Council may be removed by His Maigsty from his office on an address of both Houses of Parlinment.

(8) There

^{&#}x27;The word "one half" was substituted for the word "nine" by Part 11 of Sch II of the Government of India Act, 1919 (9 & 10 Geo. 6,

The word "British" was omitted by slid.

The word "British" was omitted by sch. 1 of the finds (Amendment) Act, 1916 (6 & 7 Geo. 5, Ch. 37)

The word "five" was substituted for "seven" by I act

of the Government of Indm Act, 1919 (9 & 10 Gea & Ch

This proviso was inserted by stad.

(Part I .- Home Government.)

reasons for it he entered in the minutes of the proceedings, and nuv member of the Council, who has been present at the meeting, may require that his opinion, and any reasons for it that he has stated at the meeting, be also entered in like manuer.

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10. The Sperciary of State may constitute committees of the Council of India for the more convenient transaction of business, and direct what departments of business are to be under these committees respectively, and generally direct the manner in which Ifthe business of the Secretary of State in Council or the Council of India shall be transacted, and any order made or act done in accordance with such direction shall, subject to the provisions of this Act, he treated as being an order of the Socretary of State in Council,

Orders and Communications.

Correip n dence letween Pecretary of riate ar i inla

"11. Subject to the provisions of this Act, the procedure for the sending of orders and communications to India and in general for correspondence between the Secretary of State and the Governor-General in Council or any local government shall be such as may be prescribed by order of the Socretary of State in Council.I

13. 5 Omitted.

Communica mert mali enteret in eranmen ir g bel tes

15. When any order is sent to India directing into facis the actual enumencement of hostilities by His Mnjesty's forces in India, the fact of the order having been sent shall, unless the order has in the meantime licen revoked or suspended, be emmunicated to both Houses of Parliament within three months after the sending of the order, or, if Parlinment is not sitting at the expiration of those three months.

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Garerument of India Act

(Part I Home Government)

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"[Provided that the tenure of office of any pay in who is a member of the Council at the tion of the passing of the Government of Judia Act, 1919, chill be the same as though that Act had not be ny med.

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This previous was inserted by sled

(Part I -Home Government)

1 [(8) There shall be paid to each member of the Council of India the annual salary of twelvo hundred pounds .

Provided that any member of the Council who was at the time of his appointment domiciled in India shall recent, in addition to the salary hereby provided, an annual subsistence allowance of six hundred pounds

Such ralaries and allowances may be paid out of the revenues of India or out of moneys provided by Parliament.

(9) Notwithstanding anything in any Act or rule, where any per on in the service of the Crown in India is appointed a number of the Council before the completion of the period of such service required th entitle him to a pension or arnuity, his service as such member shall, for the purpose of any pension or annuity which would have been proable to him on completion of such ponod, he reckoued as service under the Crown in India whilst resident in India]

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Date 1

4 No member of the Conneil of India shall be eapable of sitting or voting in Parliament

5. The Council of In his shall, under the direction of the "ceretary of State, and subject to the provisions of this Act, confuct the business transacted in the United Kingdom in relation to the government of India and the correspondence with India.

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6 (1) All powers required to be exercised by the Scentary of State in Council, and all powers of the Council of India, shall be exercised at meetings of the Council at which a such number of members

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(e) The Council may a morphil standing tag racency in thiir mander.

7. (1) The Supra fire of Bits and he the properties of time Common of Inches and the properties of the common of t

(c) The Secretary of Size in Council may appoint any member of the Council to be the product thereof, and the Secretary of State may of our " me remore any person so apprinted.

(3) At every merting of the Council the Secretary of State, et, in his absence the rice-president, if present et, in the absence of both of them, one of the members of the Council, chosen by the members pre-ent at the merting, thall presse.

8. Meetings of the Council of India shall be con-Meetings of vened and held as and when the Servetary of State than directs, but one such meeting at least shall be held in every 'imonth]

9. (1) At any meeting of the Conneil of India Procedure at which the Secretary of State 15 present, if there existing a difference of opinion on any question, except a question with respect to which a majority of votes at a meeting is by this Act declared to be necessary, the determination of the Secretary of State shall be final

(2) In case of an equality of votes at any meeting of the Council, the person presiding at the meeting shall have a second or easing vote.

(3) All acts done at a meeting of the Council in the absence of the Secretary of State shall require the approval in writing of the Secretary of State.

(4) In case of difference of opinion on any question decided at a meeting of the Council, the Secretary of State may require that his opinion and the

reasons

¹ The word "month" was substituted for the word "week by Part II of Fe II of the Gostomeni of India Arl, 1919 (D. t. 10 Geo . B. C) 101)

(Part I .- Home Government.)

reasons for it be entered in the minutes of the proceedings, and any member of the Council, who has been present at the meeting, may require that his opinion, and any reasons for it that he has stated at the meeting, be also entered in like manner.

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Orders and Communications.

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15. When any order is sent to India directing the actual commencement of hostilities by His Majesty's forces in India, the fact of the order having been sent shall, unless the order has in the meantime been revokel or suspended, he communicated to both Honses of Parliamort within three months after the sen ling of the order, or, if Parliament is not sitting at the expiration of these three

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(Part I -Home Government)

months, then within one month after the next meet

16 [Correspondence by Governor General with Secretary of State] Omitted by Part III of Sch II of 9 & 10 Geo 5, Ch 101

Establishment of Secretary of State

17 (f) No addition may be made to establish F had hement of the Socretary of State in Council nor head to the salvies of the persons on that establishment, State except by an Order of His Majesty in Council to be laid before both Houses of Parliament within fourteen days after the making thereof, or, if Parliament is not then sitting them within fourteen days after the next meeting of Parliament.

(2) The rules made by His Majestv for examinations certificates production or other tests of fitness, in relation to appointments to jui ior situations in the civil se vice, shall apply to such appointments on the said establishment

(3) The Secretary of State in Council may, sub ject to the foreging privisions of this section, make all appointments to and promotions in the said establishment, and may remove any officer or servant belonging to the establishment.

18 His Majesty may, by warrant under the Pers head to grade Sign Manual countersigned by the Chancel but the Exchequer grunt to any secretary, officer or sometimes and the establishment of the Secretary of State in Council, such compensation, superammation or refiring allowance, or to his legal personal representative such gratuity, as may respectively be granted to persons on the establishment of a Secretary of State, or to the personal representatives of such persons, under the laws for the time being in force concerning superammations and other allowances to personal representatives of such persons having held civil offers in the public expice or to personal repre entatives of such per ons



(Part I - Home Government Part II - The Reve

House of Parliament within the next thirty days on which that House has sat after the rules are laid be fore it praying that the sules or any of them may be annulled, His Majesty in Council may anoul the rules or any of them, and those rules shall thence forth be void but without projudice to the validity

PART II

THE REVENUES OF INDIA

20 (1) The revenues of India shall be received Applied on for and in the name of His Majests and shall, sub of recence Applies on the state of the state o lect to the provisions of this Act be applied for the purposes of the government of India nlone India alone_

(2) There shall be charged on the revenues of

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(a) all the debts of the Last India Company,

(2) all sums of money, costs, charges and ex-Penses which, if the Government of India Act, 1858, had not been passed would at a service to the service t hato been pryable by the Fast India 22 d 29 Company out of the jorchuos of India in respect of any treaties covenants con tracts grants or habilities existing at the commencement of that Act mil

(c) all expenses debts and Inhilitic lawfully contracted and mem red on account of

the covernment of Iodia, and (d) nll pun ent under this Act i [except so therwise Plouded u der this

(3) The expression "the resenues of India" in this Act shall include all the territorial and other rote over the internal in the sectional and concerned of or arrang in British India and, in par-

(f) nil tributes and other payments in respect of any ferritories which would have been

were inertial by Part II of a h II of the C Trimmert of

(Part I - Home Government)

Militory Appointments

d liary ip nimeric 19.1 • • • • In the oppointment of officers to His Majesty's army the same provision os herotofore, or equal provision, shall be made for the appointment of sons of persoes who have served in India in the military or civil service of the Crown or of the East India Company.

Relaxation of Control of Secretary of State

le ara on o mirol of weretary of state [19A. The Secretary of State in Council may, notwithstanding anything in this Act, by rule regulate and restrict the exercise of the powers of superintendence, direction and central, vested in the Secretary of State in Council by this Act, or otherwise, in such manner as may appear necessary or expedient in order to give effect to the purposes of the Government of India Act, 1919.

Before any rules are made under this section relating to subjects other than transferred subjects, that rules proposed to be made shall be had in draft before both Houses of Pariamont, and such rules shall not be made unless both Houses by resolution approve the draft either without modification or adultion, or with modifications or oddition, or with modifications or odditions to which both Houses ageo, but upon such approval being given the Secretary of State in Council may make such rules in the form in which they have been approved, and such rules on being so inade shall be of full force and effect

An rules relating to transferred subjects made under this section shall be lead before both Houses of Parliament as soon as may be after they are made, and if an address is presented to His Majesty by either

House

¹ Ce tan work were on stell by Fart 11 of E b. 11 of the Government of track 1 1 19 (2 & 10 time & Ch. 101).
2 Peet in 10.4 we have tided by Fart 1 of Sch. 11 of the G vertices) of 10 a.a. + 10 9 (9 & 10 times).

(Part I.—Home Government. Part II.—The Revenues of India.)

House of Parliament within the next thirty days on which that House has set after the rules are laid before it praying that the rules or any of them may be annulled, His Majesty in Council may annul the rules or any of them, and those rules shall thenceforth be void, but without prejudice to the validity of anything previously done thereunder.]

PART II.

THE REVENUES OF INDIA.

20. (1) The revenues of India shall be received Application for and in the name of Hrs Majesty, and shall, sub-of recent ject to the provisions of this Act, be applied for the purposes of the government of India alone.

(2) There shall be charged on the revenues of

India alone-

(a) all the debts of the East India Company;

(b) all sums of money, costs, charges and expenses which, if the Government of India Act, 1858, had not been passed, would 21 & 22 have been payable by the East India het, c 103. Company out of the revenues of India in respect of any treaties, covenants, con-

respect of any treaties, covenants, contracts, grants or liabilities existing at the commencement of that Act; and (c) all expenses, debts and babilities lawfully

contracted and incurred on account of the government of India; and

(d) all payments under this Act 1 [oxcept so far as is otherwise provided under this

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¹ These wouls were inverted by Part II of Sch II of the firetyment of India Act, 1919 (9 & 10 Ceo. 5, Ch 101)

(Part I .-- Home Government.)

Military Appointments.

Mil tary appointments 19.1 • • • • • • In the appointment of officers to His Mnjesty's army the same provision is herotofore, or equal provision, shall be made for the appointment of sons of persons who have served in India in the military or oivil service of the Crown or of the East India Company.

Relaxation of Control of Secretary of State.

Re's in 100 of control of becretary of State.

*[19A. The Secretary of State in Council mry, nowith-tandling anything in this Aot, by trule regulate and restrict the exercise of the powers of superintendence, direction and control, vested in the Secretary of State and the Secretary of State in Council by this Act, or otherwise, in such manner as my appear necessary or expedient in order to give effect to the purposes of the Government of India Act, 1919.

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¹ Cecla a wind warm omitted by Fart 11 of Ech. 11 of the Observment of India Act, 1112 (2 & 10 time 5, Ch. 101) (2 & 10 time 5, Ch. 101) (2 & 10 time 5, Ch. 101) (3 time 10 & was bestrict by Fart 1 of Sch. 11 of the Observment of Irda Act, 1212 (2 & 10 Geo. 2, Ch. 101).

(Part I.-Home Government. Part II.-The Revenues of India.)

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(c) all expenses, debts and liabilities lawfully contracted and incurred on account of

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These words were inserted by Part 11 of Sch. 11 of the Government of India Act, 1919 (9 & 10 Geo. 5, Ch. 101) 17

(Part II .- The Recenues of India.)

21 & 22 viet. e 103.

- receivable by or in the name of the East India Company if the Government of India Act. 1558, had not been passed:
- (ii) all fines and renalties incurred by the sentonco or order of any court of justice in British India, and all forfeitures for erimes of any morable or immorable property in British India : and
- (iii) all movable or immovable praperty in British India escheating or lapsing for want of an heir or successor, and all property in British India devolving as bona racantia for want of a rightful owner.
- (4) All property vested in, or arising or accruing from property or rights vested in, His Majesty under the Government of Indin Act, 1858, or this Act, or Let. c. 100. to be received or disposed of by the Secretary of State in Conneil under this Act, shall be applied in 'nid of the revenues of India.

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21 & 22

21. '[Subject to the provisions of this Act, and rules made thereunder], the expenditure of the rovenues of India, both in British India and cisewhere, shall be subject to the control of the Secretary of State in Council, and no grant or appropriation of any part of those revenues, or ef any other property coming into the possession of the Secretary of

State in Council by virtuo of the Government of 21 & 22 India Act, 1858, or this Act, shall be made without Vict. # 10% the concurrence of a majority of votes at a meeting of the Conneil of India:

I Provided that a grant or appropriation made in accordance with provisions or restrictions prescribed by the Secretary of State in Council with the concur-rence of n majority of votes at a meeting of the

Them we requere femeral by Part Hof hib H of the Government of 1: La Act, 1919 (9 & 10 Geo & Ch. 101)

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(Part II - The Revenues of Irdia)

Council shall be deemed in be made with the coucurrence of a majority of such voles]

- 22. Except for preventing or repelling actual Appleation invasion of His Migesty's Indian possissions, or of revenues under other sudden and urgent necessity, the reve too his beyon nues of India shill not, without the consent of both the frenter Houses of Purliament, be applicable to defraying the expenses of any milliary operations carried on Leyond the external frontiers of those possissions by His Maysiy's forces charged upon those revenues
 - Allyisty's forces charged upon those revenues

 23. (1) Such parts of the revenues of India as Accounts of are it mitted to the United Kingdom, and all money Secretary of arising or acciung in the United Kingdom from any Bark properly or rights vected in His Majesty for the purposes of the government of India or from the sale
 - poses of the government of India or from the salo or disposal thereof, stall he paid to the Secretary of State in Council, to be applied for the purposes of this Act

 (2) All such revenues and money shall, except as
 - by line section is provided be paid into the Bank of England to the credit of an account cut fled "The Account of the Seciency of State in Council of India"
 - (3) The money placed to the credit of that ne count shall be paid out on drafts or orders either signed by two members of the Council of India and countersigned by the Secretary of State or one of his under secretaries or his assistant under secretary, or signed by the accountant general on the establishment of the Secretary of State in Council or hy one of the two senior clerks in the department of that accountant general and countersigned in such manner as the Secretary of State in Council directs and any draft or order so signed and countersigned shall officially hischarge the Bruk of England for all money paid thereon
 - (t) The Secretary of Stale in Council may, for the payment of current demands, keep at the Bank

(Parl II,-The Revenues of India.)

21 & 22 Victor 100

- receivable by or in the name of the East India Company if the Government of India Act, 1858, had not been passed; nod
- (ii) all fines and peoalties incurred by the sentence or order of any court of justice in British India, and all forfeitures for crimes of new movable or immovable property in British India; and
- (iii) all morable or immorable property in British Iodin escheating or Japsing for want of an heir or successor, and all property in British India develving as bona racantia for want of a rightful aweer.
- (d) All property visted in, or arising or accruing from property or rights rested in, His Majesty under the Government of India Act, 1858, or this Act, or to be received or disposed of by the Secretary of State in Council under this Act, shall be applied in 'aid of the receives at India.

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21 & 22 Victor 100

21. '[Subject to the previsions of this Act, and rules made thereunder], the expenditure of the revenues of India, both in Britis! India and elsewhere, shall be subject to the control of the Secretary of State in Council, and no grant or appropriation of any part of those revenues, or cf any other property coming into the possession of the Secretary of the Council by virtue of the Government of 1858, or this Act, shall be made without I in majority of votes at a meeting

India:

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(Part II -Tle Recenues of Irdia)

Council shall be dremed to be made with the concurrence of a majorny of such voice !

22. Except for preventing or repelling actual spit assession of His Majesty's Indian in sessions, or excepted invasion of His Majesty's Indian in sessions, or excepted nucleof the sudden and urgent receively, the reverse special nucleof India strill not, will out the consent of both the frenter Houses of Parliament, be applicable to defraying the experses of any military operations carried on beyond the external frontiers of these possessions by His Majesty's force, charged upon the externes

23. (1) Such parts of the revenues of India as accounter are remitted to the United Kingdom, and all money Secretary are remitted to the United Kingdom from any man property or rights vested in His Unjecty for the purposes of the government of India, or from the sale or disposal thereof, shall be paid to the Secretary of Sinte in Council, to be applied for the purposes of this

(2) All such revenues and moner shall, except as by this section is provided, be paid into the Bank of England to the credit of an account entitled "The Account of the Secretary of State in Coursel of India"

(3) The money placed to the credit of that account shall be 1 d cut on drafts or order either signed by two members of the Council of India and countersigned by the Secretary of State or one of his nader secretaries or his assistant under secretary, or signed by the accountant-general on the establishment of the Secretary of State in Council or hy one of the two senior clerks in the department of that accountant-general and countersigned in such manner as the Secretary of State in Council directs, and any draft or order so signed and countersigned shall effectually discharge the Bank of England for all money 1 and therein

(4) The Secretary of State in Council may, for the payment of current demands, keep at the Bank

(Part II -The Revenues of India)

of Ingland such accounts as he deems expedient, and every such account shall be kept in such mano and be drawn upon by such person, and in such manner, as the Scentary of State in Council directs

- (5) There shall be rused in the books of the Bank of England such necessary in respect of stock vestel in the Secretary of State in Council; and every such necessary line of State in Council; and every such necessary similar to entitled "The Stock Account of the Secretary of State in Council of India."
 - (6) Every recount referred to in this section shall be a public account
- 1 24 The Secretary of State in Council, by power storage is of inflored excepted by two members of the Council that free of India and countersigned by the Sacretary of State and register or one of his under secretaries or his assistant under secretary may authorise all or any of the Bank of England—
 - (a) to sell and transfer all or now part of any stock standing in the books of the Brink to the account of the Sceretary of State in Council, and
 - (b) to purchase and necept stock for any such account, and
 - (c) to receive dividents on any stock standing to any such account.

and, he any writing signed by two members of the Council of Innia and countersigned as aforce ind, may direct the application of the money to be received in respect of any such sale or disidend

Provided that stock shall not be purchased or some provided and transferred under the nuthority of any such general power of attorney, event on an order in writing direct d to the clu I cashier and thel accountant of the Bank of Ingland, and signed and countersigned as aforesait

(Part II - The Revenues of India)

25. All securities hold by or lodged with the I rouble and Bank of England in trust for or on necount or on the retainers. Dank of Lugrana in crust for or on account or on behalf of the Secretary of State in Council may be disposed of, and the proceeds thereof may be applied, as may be authorised by order in writing eigned by as may no antinorised by order in princing igner by two members of the Council of India and countersigned by the Secretary of State or one of his under segretaries or his assistant under scotofal, and direct od to the chief cashier and chief accountant of the Bank of England

Bank of Enginer 26 (1) The Secretary of State in Council shall, Account within the first aftering cight days disting which is a many next after the first day of May sall be to Purhament is sitting next after the first day of Man lad bet re in 0) cry 3 ca1, lay before both Houses of Parliment

- (a) an account, for the figurest join preceding that last completed, of the annual produce of the terenues of India, distinguishing the same under the respective heads theroof, in each of the several provinces, and of all the annual receipts and the but some nis at home nul abroad for the purposes of the government of India, distinguishing the same under the res
- the latest estimate of the same for the
- (c) accounts of all sto ke forms, d bis and linbil. thes charg able on the resenues of India at home and abroad, at the commencement and close of the financial year preceding that last completed, the loans debts and habilities ruled or incurred within that car, the attiounts paid off or discharged during that year, the rates of interest borne by those loans, debts and liabilities Aspectively and the nanual amount of that interit *(d)

The words are a half added to the act of forms days. Top of half added to the act of forms days. Top of half added to the act of forms days. Top of half added to the act of forms days. Top of half added to the act of forms days. Top of half added to the act of half added

(Part II .- The Revenues of India.)

- (e) n list of the establishment of the Secretary of State in Council, and the salaries and allowances payable in respect thereof.
- (2) If any new or increased salary or pension of five pounds a year or upwards has been granted or created within any year in respect of the said establishment, the particulars thereof shall be specially stated and explained at the foot of the account for that year.

(3) The account shall be necompanied by a statement, propered from detailed reports from each province, in such form as best exhibits the moral and

insterial progress and condition of India.

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- 27. (1) His Majesty may, by warrant under His Royal Sign Manual, countersigned by the Chancellor of the Exchequer, appoint a fit person to be auditor of the accounts of the Secretary of State in Council, and nutherise that auditor to appoint and comove such assistants as may be specified in the warrant.
- (2) The auditor shall evanaine and middt the necounts of the receipt, exponditure and disposal in the Unital Kingdom of all maney, stores and property applicable for the purposes of this Act.
 - (7) Two Secretary of State in Council shall, by the officers and servants of his establishment, produce and lay before the artility all such accounts, accompanied by proper vouchers for their support, and submit to his important all books, papers and writings having relation thereto.
 - (1) The nuditor may examine all such afficers are servants of that establishment, being in the United Kingdom, as he thinks fit, in relation to such accounts and the rescipt, expeculitate or disposal of such along, steres and property, and may for that purpose, by writing signed by hun, summon before him any such officer or servant.
 - (5) The auditor shall rap at in the Secretary of State in Council his approval or disapproval of the accounts aforesaid, with such remarks and observations

(Part II -- The Revenues of India)

in relation thereto, as he thinks fit, specially noting cases (if any) in which it appears to him that any money arising out of the revenues of India has been appropriated to purposes other than those to which they are applicable

- (6) The auditor shall specify in detail in his reports all sums of monoy, stores and property which ought to he accounted for, and are not brought into account, or have not been appropriated in conformity with the provisions of the law, or which have been expended or disposed of without due authority, and shall also specify any defeots inaccuracies or irregularities which may appea in the accounts, or in the authorities, youchers or documents having relation thereto
- (7) The artitor shall lay all his reports boforo both Houses of Parliament, with the accounts of the year to which the reports relate
- (8) The auditor shall held office during good hebayiour
- (9) There shall be paid to the auditor and his assistants, out of the revenues of India, I for out of mones provided by Parliament I, such salaries as His Majisty. By warrant signed and countersigned as afforesaid, may direct
- (10) The author and his assistants (notwithstanling that so ne of them do not hold certificates from the Oral Service Commissioners) shall, for the purposes of superimmation. For retiring allowance a fand their legil personal representatives shall for the purposes of gratuity. I be in the same position as if a state of the commissioners of the commission of the catablishment of the Servetiry of State in Gouncil

PART III

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ment) Act 1916 (6 and 7 Geo 5 Ch. 37).

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(Part II -The Reconnes of India)

- (c) a list of the establishment of the Secretary of State in Council, and the salaries and allowances payable to respect thereof
- (2) If any new or increased salary or pension of fit pounds o year or upwards has been granted or created within any year in respect of the said establishment, the particulars thereof shall be specially stated and explained of the foot of the account for that year.
- (3) The account shall be accompanied by a statement, prepared from detailed reports from each provioce, in such form as best exhibits the moral and material progress, and condition of Iodia
- 27 (1) His Majesty may, by warrant under His Royal Sign Manual, countersigned by the Chancellor of the Luchequer, appoint a fit person to be muditor of the accounts of the Scretner of Stato in Council, and authorise that auditor to appear and romovo such assistants as may be specified in the warrant
 - (2) The auditor shall examine and ends the accounts of the receipt, expenditure and disposal to the Unit I Kingdom of all mands, stores and property applicable for the purpos sof this Act
 - (?) Too Servary of State in Council shall, by the officer and servants of his establishment, produce and by before the valider all such accounts, accompanied by proper vouchers for their support and submit to his important all books, papers and writing living relation thereto.
 - (1) The auditor may examine all such officers and servants of that establishment, being in the United King lone, as he thinks hit, in relation to such necounts and there eigh, expeciliture or disposal of such money, steres and property, and may for that purpose, by writing signed by him, summon before him one such officer or servant.
 - (5) The auditer shall report to the Secretary of State in Council his approval or disapproval of the no counts aforesaid, wit as ach remarks and lobservations

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(Part II .- The Recennes of India)

in relation thereto, as he thinks fit, specially noting cases (if any) in which it appears to him that ony money arising out of the revenues of India has been appropriated in purposes other than those to which they are applicable.

(6) The auditor shall specify in detail in his reports all sums of mono, stores and property which ought to he account of for, and ore not hrought into account, or have not been appropriated in conformity with the provisions of the law, or which have been expeeded or disposed of without due authority, and shall olse specify any defect, inaccuracies or irregularities which may appear in the accounts, or in the authorities, veschous or documents having relation thereto

(7) The aulite-shall lay all his reports before both Houses of Parliament, with the accounts of the year to which the reports relate.

(8) The autitor shall held office during good helaquour.

(9) There shall be pail to the auditor and his assistant, out of the revenues of India, '[or out of mones provided by Parlament], such salaries of His Majisty, by warnot signed nod countersigned of nonesid, may direct

(10) The nuitter and his assistants (notwithstanding that so no of them do not hold certificates from the Ciril Service Commissioners) shall, for the purposes of superimpartion * [or returng] allowance * [and their light] personal representatives shall for the purposes of gratuity] be in the same position as if * [the auditor and his assistants] were on the establishment of the Segretary of state in Gomeil

PART III.

¹ Three with were unsted by Par II c' Sch. 11 of the Overnment of lais Art, 1919 ('and 10 Geo. S. Ch. 10).
2 Three with were last of he sch. I of the Green next of India (Ameni' ment) Art, 1916 (6 and 7 Geo. S. Ch. 57).

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(Part III .-- Properly, Contrac's and Liabilities)

PART III.

PROPLETY, CONTRACTS AND LIABILITIES

Power of Secretary of E.s e to sell.

- 28. (1) The Secretary of State in Council may. with the concurrence of a majority of votes at a motings and meeting of the Council of India, sell and dispose of bay property any real or personal estate for the time being vested in His Majesty for the purpose of the government of India, and ruse money on any such real for personal] estate by way of mortgage, '[or otherwise] and make the proper assurances for any of those purposes, and purchase and acquire any proporty.
 - (2) Any assurance relating to real estate, made by the nutherity of the Secretary of State in Council, may be made under the hands and seals of fitno) members of the Council of India
 - (3) All property nequired in pursuance of this section shall yest in His Majesty for the purposes of the government of India

(appropriate of Pertitore of tiste

- 29. (1) [Subject to the provisions of this Act regarding the appointment of a High Commissioner for India,] the Secretary of State in Council may, with the concurrence of a majority of votes at a meeting of the Conneil of India, make any contract for the purposes of this Act.
- (2) Any contract so made may be expressed to be made by the Secretary of State in Council.
- (3) Any contract so made whoh, if it were made between private persons, would be by law required to be under seal, may be made, varied or discharged under the hands and seals of two members of the Conned of India.
- (4) Any contract so made which, if it were made between private remons, would be by law required to

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(Part III.—Property, Contracts and Liabilities.) to be signed by the party to be charged therewith may be made, varied or distingued under the hands of two numbers of the Council of India.

(5) Provided that any contract for or relating to the manufacture, sale, purchase or supply of goods, or for or relating to afficient ment or the entry of goods, or to insurance, may, subject to such and restrictions as the Secretary of State in Sound the and restrictions as the Secretary of State in Sound to Secretary of State in Council by may prove the permanent establishment of the transmit of the permanent establishment of the transmit of the secretary of State in Council who is cally improve the first transmit of the permanent of the p

(Part III .- Property, Contracts and Liabilities)

name of the Secretary of Sinto in Council, and subject to soch provisions or restrictions as the Secretary of State in Council, with the concurrence of a majority of votes at a meeting of the Council of India, prescribes, sell and dispose of any real or per onal estate whitsover in British India, within the limits of their respective governments, for the time being vested in Itis Majesty for the purposes of the government of India, or raiss in new oo any such real '[or personal] estate by way of martgage, ' [or otherwise,] and make propor assurances for any of these purposes, and purchase or nequire any preperty in British India within the said respective limits, and make any contract for the purposes of this Act.

- ²((la) A local government may on bohalf and in the name of the Secretary of State in Connect raise money on the security of reveous allocated to it under this Act, and in the proper assurances for that purpose, and rules made under this Act may provide for the conditions under which this power shall be exercisable?
- (2) Deer, assurance and contract made for the purposes of 'four-section' of this section' shall be each of the such person and in such manner as the two ernor-tieneral in Council by resolution directs or authorises, and if so executed may be enforced by or against the secretary of State in Council for the time
- (1) All property acquired in pursuance of this section shall vest in His Majesty for the purposes of the government of India.

31. Tuo Governor-General in Council, and any other person nuthorised by any Act passed in that behalf

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[&]quot;The werlewse mert 11, %: 1 of the Borgenn ut of Inda (twendment) Act, 1315 (GA 7 de 5 Co 37)

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(Part III - Property, Conracts and Liabilities)

behalf by the '[Indra l-gislature] may make any grant or disposition of any property in British India accruing to His Majest by to refeature, eschent or lapse, or by devolution as bona vacantia, to or in favour of any relative or connection of the person from whom the property has accrued, or to or in favour of any other person.

- 32 (1) The Secretary of State in Council may Reits and to said by the name of the Secretary of State Secretary of Ocuncil as a bady corporate

 (2) Every person shall have the same immedies
- against the Secretary of State in Council as he might have had against the List India Company if the Government of India Act, 1858, and this Act had not 21 & 2 vict been passed
- (3) The property for the time being vested in His Majesty for the purposes of the government of India shall be liable to the same judgments and executions us it would have been liable to in respect of habilities lawfully incurred by the List India Company if the Government of India Act, 1858, and this Act had 51 &22 \text{list}, not been passed
- (4) Notther the Secretary of State not any member of the Omical of India shall be personally hable in respect of any assurance or contract made by or on behalf of the Secretary of State in Council, or any other Indulty meured by the Secretary of State or the Secretary of State in Council in his or their official expacity, nor in respect of any contract, expensive or engagement of the List India Company, nor shall any poison executing any assurance or contract on behalf of the Secretary of State in Council be personally hable in respect thereof, but all such liabilities, and all costs and damages in respect thereof, shall be being by this revenues of India.

PART IV.

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(Part IV .- The Governor-General in Council)

PART IV.

THE GOVELNOR-GLYLRAL IN COLNCIL

General Powers and Duties of Governor-General

lowers of eor trol of lovernor f eneral in Loune L 33. [Subject to the provisions of this Act and rules made thereunder, I the superintendence, direction and control of the end and military government of India is vested in the Governor General in Council, who is required to pay due obedience to all such orders is he may receive from the Secretary of State

The Governor-General

The transt correct

34 The Governor General of India is appointed by His Mojesty by warrant under the Royal Sign Manual

The Governor-General & Drientice Council

35 Constitution of Governor General sexecutive council | Omitted by Port II of Sch II, 9 and 10 Geo 5 Ch 101

Members of

- 36. (1) The '[*] members of the Governor General's executive council shall be appointed by H Majesty by warrant under the Royal Sign Manual
- (2) The number of the '[*] members of council shall be '[such as His Majesty thinks appoint]

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- () Three at least of them must be personal beautiful beautiful than the second of the
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 "low of a company or and by a of 10 to 100 to 100
- and well was the time of the captula ment were on shall by a

(Part IV -The Governor General in Council)

of the Crown in India, and one must be a barrister of England or Ireland, or a member of the Taculty of Advocates of Scotland Ina pleader of a High Court] of not less than I to a years' standing

- (4) If any ⁸[member of the council (other than the Commander in Chief for the time being of His Majesty's forces in India)] is at the time of h s ap pointment in the military service of the Crown, he shall not, during his continuance in office as such member, beld any military command or be employed in actual military duties
- *[(5) Prevision may be made by rules nuder this Act as to the qualifications to be required in respect of the members of the Governor-General's executive council in any case where such provision is not made by the foregoing provisions of this section]
- *[37. If the Commander in Chief for the time Rank and being of His Majesty's forces in India is a momber precedure of the Governor General's executive council is shall in the subject to the provisions of this Act have rank and precedence in the Council next after the Governor General's
- 38. The Governor General shall appoint a member very present of his executive council to be vice president thereof leading to the council to be vice president thereof
- 39. (1) The Governor General's executive court Neetings cil shall assemble at such places in India as the
- cil shall assemble at such places in India as the Governor General in Council appearats

 (2) At any meeting of the council the Governor General or other person presiding and fone member of

These words were lose ted by last 11 f > 1 11 of the torer ment of

Ind a A t, 1919 (9 & 10 Cea. f Ch 101

This word was substituted for the word " five by sed

These wire were substituted for the words " person appropried an ordinally member of the council by \$Ld\$.

^{*} Sub-sect on (5) was inserted by & d . Fection 3" was substituted by a d

^{*} These words were substituted for the words "one ord asry member of the council" by 42 of

(Part IF - The Governor-General in Council)

PART IV.

THE GOVERNOR GENERAL IN COUNCIL

General Powers and Duties of Governor-General en Councel

Lawers of control of I WEEKOP f everal in Council.

33. [Subject to the provisions of this Act and rules made thereunder, I the superintendence, direction and control of the civil and military government of India is vested in the Governor-General in Council. who is required to pay due obedience to all such orders as he may receive from the Secretary of State.

The Gorernos-General

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34 The Governor General of India is appointed by His Mejesty by warrant under the Royal Sign Manual

The Gore, not General & Executive Council

3b | Constitution of Governor General sexecutive council] Omitted by Part II of Sch II, 9 and 10

1 embers of (resell.

36. (1) The [o] members of the Governor-General's executive council shall be appointed by His Majesty by warrant under the Royal Sign Manual

(2) The number of the '[*] members of the council shall be 's such as His Majesty thinks fit to appoint

(1) Three at least of them must be persons who "I ** * 1 have been for at least ten years in the service

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(Part IV .- The Governor-General in Council.)

of the Crown in India, and one must be a barrister of England or Ireland, or a member of the Faculty of Advocates of Scotland, '[or a pleader of n High Court] of not less than '[tnn] years' standing.

- (4) If any ^a[member of the council (other than the Commander-in-Chief for the time being of His Majesty's forces in India)] is at the time of his appointment in the military service of the Crown, he shall not, during his continuance in office as such member, hold any military command or be employed in actual military duties.
- *[(5) Provision may be made by rules under this Act as to the qualifications to be required in respect of the members of the Governor-General's executive council in any case where such provision is not made by the foregoing provisions of this section.]
- *[37. If the Commander-in-Chief for the time Banka heing of His Majesty's forces in India is a momber precedered of the Governor-General's executive council he shall, in the subject to the provisions of this Act, have rank and precedence in the Council next after the Governor-General.]
- 38. The Governor-General shall appoint a member via pretof his executive council to be vice-president thereof.
- 39. (1) The Governor-General's executive coun-Meetings iil shall assemble at such places in India as the Governor-General in Council appoints.
- (2) At any meeting of the council the Governor-General or other person presiding and fore member of the

These words were inerted by Part H of Sch H of the Government of lata Act, 1919 (9 & 10 Gea.; Ch 101).

[&]quot; This word was substituted for the word " fire " by fled

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Sub-section (5) was inserted by stad
 Section 37 was substituted by stad

^{*} These words were subdicted for the words "one ord many member of the count I " by slid

(Part IV -The Governor General in Council)

PART IV.

THE GOVERNOR-GENERAL IN COLNCIL

General Powers and Duties of Governor General an Councel

Powers of control of (overnor General in Counc L

33. [Subject to the provisions of this Act and rules made thereinder,] the superintendence, direction and control of the civil and military government of India is vested in the Governor General in Council, who is required to pay due obedience to all such orders as he may acceive from the Secretary of State

The Governor-General

The Cove nor t eneral.

34. The Governor General of India is appointed by His Majesty by warrant under the Royal Sign Manual

The Goner nor - General's Executive Council

35 [Constitution of Governor-General sexecutive council] Omitted by Put II of Sch II, 9 and 10 Geo 5, Ch 101

Members of council

- 36. (1) the '[*] members of the Governor-General's executive council shall be appointed by His Majesty by warrant under the Royal Sign Manual
- (2) The number of the '[] members of the council shall be 's such as His Majesty thinks fit to f facoqua
- (?) Three at least of them must be porsons who "[**** | have been for at least ten years in the service of

These words were i sert d by Part II of "ch II of the (overnn et t of Ind a These words were i seri d by Lais as to cause of the caus

These words were substituted for the words five, or if His Majesty thicks
These words were substituted for the words
to the "popolita sixth member, sax by skid
to the "words" at the time of their appointment' were om tied by skid
"The

(Part IV .- The Governor-General in Council.)

of the Crown in India, and one must be a barrister of England or Ircland, or a member of the Faculty of Advocates of Scotland, '[or a pleader of a High Court] of not less than '[ten] years' standing.

- (4) If any [member of the council (other than the Commander-in-Chief for the time being of His Majesty's forces in India)] is at the time of his appointment in the military service of the Crown, he shall not, during his continuance in office as such member, hold any military command or be employed in actual military duties.
- *[(5) Provision may be made by rules under this Act as to the qualifications to be required in respect of the members of the Governor-Goneral's executive council in any case whore such provision is not made by the foregoing provisions of this section.]
- *[37. If the Commander-in-Chief for the time Rank and being of His Majesty's forces in India is a member precedend of the Governor-General's excentive council he shall, in-Chef. subject to the provisions of this Act, have rank and precedonce in the Council nort after the Governor-General.
- 38. The Governor-General shall appoint a member vier-president of his executive council to be vice-president thereof.
- 39. (1) The Governor-General's executive coun-Meetings in Island assemble at such places in India as the Governor-General in Council appoints.
- (2) At any meeting of the council the Governor-General or other person presiding and fonc member of

These words were inserted by Part H of Sch H of the Government of India Act, 1919 (9 & 10 Geo. 5, Ch 101)

^{*} This word was substituted for the word " five " by stid.

¹ These words were substituted for the words " person appointed an ordinary member of the council" by site.
* Sob section (5) was inserted by stat.

[|] Section 37 was enteritated by ited.

^{*} These words were subd, stall for the words " one ord nary member of the counted " by stad

(Part IV .- The Governor-General in Council.)

the council (other than the Commander-in-Chief)]
may oxeroise all the functions of the Governor-General
in Council.

Business of Ooverner General in Council

- 40. (1) All orders and other proceedings of the Governor-General in Council shall be expressed to be made by the Governor-General in Caucil, and shall be signed by a scenetary to the Government of India, or otherwise, as the Governor-General in Council may direct '[and when so signed shall not be called into question in any legal proceeding on the ground that they were not duly made by the Governor-General in Council.]
 - (2) The Governor-General may make rules and orders for the more convenient transaction of business in bis executive ceuvel, and every order made, or act done, in accordance with such rules and orders, shall be treated as being the order or the net of the Governor-General in Council.

Procedure in case of difference of opinion.

- 41. (1) If any difference of opinion arises on any question brought before a meeting of the Governor-General's executive council, the Governor-General in Council shall be bound by the opinion and decision of the majority of these present, and, if they are equally divided, the Governor-General or other person presiding shall have a second or east-ing vote.
 - (2) Provided that whonever any accasure is proposed before the Governor-General in Council whereby the safety, tranquillity or interests of British India, or of any part thereof, are or may be, in the judgment of the Governor-General, essentially affected, and he is of opinion either that the measure proposed ought to be adopted and carried into execution, or that it ought to he suspended or rejected, and the majority present at a meoting of the council dissent from that opinion, the Governor-General may,

These words were merted by Part II of Sch II of the Government of India Act, 1919 (9 & 10 Geo 5, Ch. 191)

(Part IV.—The Governor-General in Council)

on his own authority and responsibility, adopt, suspend or reject the measure, in whole or in part.

- (3) In every such case any two members of tho dissentient majority may require that the adoption, suspension or rejection of the measure, and the fact of their dissent, he reported to the Secretary of State, and the report shall be accompanied by copies of any minutes which the members of the council havo recorded on the subject.
- (4) Nothing in this section shall empower tho Governor-General to do anything which he could not lawfully have done with the concurrence of his . council.
- 42. If the Governor-General is obliged to absent Provision for himself from any meeting of the council, by indis- abence of position or any other cause, 1 [* *] Green from the council of the vice-president, or, if he is absent, the senior equivalent [member (other than the Commander-in-Chiel)] piesent of the meeting, shall preside thereat, with the like powers as the Governor-General would have had if present:

Provided that if the Governor-General is at the time resident at the place where the meeting is assembled, and is not prevented by indisposition from signing ony act of council made at the meeting, the act shall require his signature; but, if he declines or refuses to sign it, the like provisions shall have effect as in eases where the Governor-General, when present, dissents from the majority at a meeting of the council.

43. (1) Whenever the Governor-General in rowers of Council declares that it is expedient that the Gover-General in nor-General should visit any part of India unaccom-abeter from ranted by his executive council, the Governor-council General

¹ The words " and a called He intended absence to the council" were omittedly Part Ill of Ma Il of the Generament of India Act, 1419 () & 10 Gea & Ch. 101)

I These words were substituted fix the words "endinery member "by Part Il of bob. Il of slid.

(Part IV .-- The Governor-General in Council.)

General in Council may, by order, authorize the Governor-General alone to exercise, in his discretion, all or any of the powers which might be exercised by the Governor-General in Council at meetings of the council.

- (2) The Governor-General during absence from his executive council may, if he thinks it necessary, issue, on his own authority and responsibility, any order, which might have heen issued by the Governor-General in Council, to any local Government, or to any officers or servents of the Crown acting under the authority of any local Government without previously communicating the order to the lool Government; and any such order shall have the same force as it made by the Governor-General in Council; but a copy of the order shall be sont forthwith to the Secretary of State and to the local Government, with the reasons for making the order.
- (3) The Secretary of State in Council may, by order, suspend until further order all or any of the pewers of the Governor-General under the last foregoing sub-section; and those powers shall accordingly be suspended as from the fiele of the receipt by the Governor-General of the order of the Secretary of State in Cauncil.

Appointment of council

- '(43A. (1) The Governor-General may at his discretion appoint from among the members of the Legislative Assembly, council secretaries who shall hold office during his pleasure and discharge such duties in assisting the members of his executive council as he may assign to them.
- (2) There shall be paid to council secretaries so appointed such salary as may be provided by the Indian legislature.
- (3) A council secretary shall care to hold office if he cases for more than six months to he a member of the Legislative Assembly.]

44. (1)

(Part IV.—The Governor-General in Council. Part V.—Local Governments.)

War and Treatics.

44. (1) The Governor-General in Council may Bestriction on the without the express order of the Secretary of Governor State in Council, in any case (except where hostilities ocard in have been netually commenced, or preparations for conditional to the commencement of hostilities have been actually treaty or made against the British Government in India or against any prince or state whose territories. His Majesty is bound by any subsisting treaty to defend or guarantee), either declare war or commence hostilities or enter into any treaty for making war against any prince or state in India, or enter into any treaty for guaranteeing the possessions of any such prince or state.

(2) In any such excepted caso the Goveroor-General in Council may not declare war, or commence hostilities, or enter into any treaty for making war, against any other prince or state than such as is netually committing lostilities or making preparations as aforesaid, and may not make any treaty for guaranteeing the possessions of any prince or state except on the consideration of that prince or state netually engaging to assist His Majesty against such hostilities commenced or preparations made as aforesaid.

(2) When the Governor-General in Council commences my hostilities or makes any treaty, he shall forthwith communicate the same, with the reasons therefor, to the Secretary of State.

PART V.

LOCAL GOVERNMENTS. General.

General.

45. (1) [Subject to the provisions of this Act Ration of and rules made thereunder] every local government shall Governor shall Governor to compare the control is

These with were inserted by Part II of the Government of Control Inlin Act, 1919 to 3 10 Gen 5, 62 2101).

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(Part P .- Local Governments.)

shall obey the orders of the Governor-General in Council, and keep him constantly and diligently informed of its proceedings and of all matters which ought, in its opinion, to be reported to him, or as to which he requires information, and is noder his superintendence, direction and control in all matters relating to the government of its province.

1[* * * * *]

(3) The authority of a local government is not superseded by the presence in its province of the Governor-General.

Classification of central and provincial subjects ²[45 A. (1) Provision may be made by rules underthis Act—

- (a) for the classification of subjects, in relation to the functions of government, as central and provincial subjects, for the purpose of distinguishing the functions of local governments and local legislatures from the functions of the Governor-General in Council and the Indian logislature;
- (b) for the devolution of authority in respect of provincial subjects to local governments, and for the allocation of revenues or other moneys to these governments;
 - (c) for the use under the authority of the Governor-General in Council of the agency of local governments in relation to central subjects, in so far as such agency may be found convenient, and for determining the financial conditions of such agency; and
- (d) for the transfer from among the provincial subjects of subjects (in this Act referred to

⁴ Eub-section (2) was contited by Part II1 of Sch. II of the Government of India Act, 1919 (9 & 10 Geo. 5, Ch. 101)

[&]quot; Section 45A was insected by Part 1 of Sch. II of Ald.

(Part V -Local Governments)

to as "transferred subjects") to the admunistration of the governor acting with ministers appointed under this Act, and for the allocation of revenues or moneys for the purpose of such administration.

- (2) Without prejudice to the generality of the foregoing powers, rules made for the above-mentioned purposes may—
 - regulate the extent and conditions of such devolution, allocation, and transfer;
 - provide for fixing the contributions payable by local governments to the Governor-General in Council, and making such contributions a first charge ou allocated rosounes or moneys;
 - (iii) provide for constituting a finance department in any province, and regulating the functions of that department;
 - (iv) provide for regulating the exercise of the authority vested in the local government of a province over members of the public services therein:
 - (s) provide for the settlement of doubts arising as to whether any matter does or does not relate to a provincial subject or a transferred subject, and for the treatment of matters which affect both a transferred subject and a subject which is not transferred, and
 - (vi) make such consequential and supplemental provisions as appear necessary or expedient;

Provided that without projudice to any general power of revoking or altering rules under this Act, the rules shall in tauthories the revocation or suspension of the transfer of any subject except with the sanction of the Secretary of State in Council

(3) The

(Part V -Local Governments)

shall obey the orders of the Governor General in Council, and keep him constantly and diligently informed of its proceedings and of all matters which ought, in its opinion, to be reported to him, or as to which he requires information, and is under his superintendence, direction and control in all matters relating to the government of its province

.[* * * * *]

(3) The authority of a local government is not supersided by the presence in its province of the Governor-General

than first on of central and prov acial sulge to *[45 A. (1) Provision may be made by rules under this Act-

- (a) for the classification of subjects, in relation to the functions of government, as central and provincial subjects, for the purpose of distinguishing the functions of local governments and local legislatures from the functions of the Governor-General in Council and the Indian legislature:
- (b) for the devolution of authority in respect of provincial subjects to local governments, and for the allocation of revonues or other moneys to the orgovernments,
- (c) for the use under the authority of the Governor Genoral in Council of the agency of local governments in relation to cent it subjects, in so far as such agency may be found convenient, and for determining the financial conditions of such agency, and
 - (d) for the transfer from among the provincial subjects of subjects (in this Act referred to

¹ Eal section (2) was out tied by Part 111 of Sch II of the Covernment of Inta Act 1719 (9 & 10 Oco & Cl 101).

¹ Sect n 40A was in criefly Part 1 of Sch 11 of 1217

(Part V .- Local Governments.)

to as "transferred subjects") to the administration of the governor acting with ministers appointed under this Act, and for the allocation of revenues or moneys for the purpose of such administration.

- (2) Without prejudice to the generality of the foregoing powers, rules made for the above-mentioned purposes may—
 - regulate the extent and conditions of such devolution, allocation, and transfer;
 - (ii) provide for fixing the contributions payable by local governments to the Governor-General in Council, and making such contributions a first charge on allocated revenues or moneys;
 - (iii) provide for constituting a finance department in any province, and regulating the functions of that department;
 - (iv) provide for regulating the exercise of the authority vested in the local government of a province over members of the public services therein;
 - (v) provide for the settlement of doubts arising as to whether any matter does or does not relate to a provincial subject or a transferred subject, and for the treatment of matters which affect both a transferred subject and a subject which is not transferred; and
 - (vi) make such consequential and supplemental provisions as appear necessary or expedient:

Provided that without projudice to any general power of revoking or altering rules under this Act, the rules shall not authorise the revocation or suspension of the transfer of any subject except with the sanction of the Secretary of State in Council.

(3) The

(Part V -Local Governments)

shall obey the orders of the Governor-General in Council, and keep him constantly and dilagently informed of its proceedings and of all matters which ought, in its opinion, to be reported to him, or as to which he requires information, and is under his superintendence, direction and control in all matters relating to the government of its province

1[* * * * * *]

(3) The authority of a local government is not superseded by the presence in its province of the Governor-General

Classification of central and proving sale subjects ²[45 A. (1) Provision may be made by rules under this Act—

- (a) for the classification of subjects, in rolation to the functions of government, as central and provincial subjects, for the purpose of distinguishing the functions of local governments and local legislatures from the functions of the Governor-General in Council and the Indian legislature;
- (b) for the devolution of authority in respect of provincial subjects to local governments, and for the allocation of revonues or other moncys to those governments;
- (c) for the use under the authority of the Governor General in Council of the agency of Jord governments in relation to central subjects, in so far as such agency may be found conveniont, and for determining the financial conditions of such agency, and
- (d) for the transfer from among the previoual subjects of subjects (in this Act reformed to

¹ Sob section (2) was om thed by Part III of Sch. II of the Government of Inla Act 1919 (9 & 10 Ceo 5 Ch 101)

[&]quot; Sect on 15A was in crtelly Part I of Sch II of elef

(Part V .- Local Governments.)

to as "transferred subjects") to the administration of the governor acting with ministers appointed under this Act, and for the allocation of revenues or moneys for the purpose of such administration.

- (2) Without prejudice to the generality of the foregoing powers, rules made for the above-mentioned purposes may—
 - (i) regulate the extent and conditions of such devolution, allocation, and transfer;
 - (ii) provide for fixing the contributions payable by local governments to the Governor-General in Council, and making such contributions a first charge on allocated rovonues or moneys;
 - (iii) provide for constituting a finance department in any province, and regulating the functions of that department;
 - (iv) provide for regulating the exercise of the authority vested in the local government of a province over members of the public services therein:
 - (1) provide for the settlement of doubts arising as to whither my matter does or does no relate to a provincial subject or a transferred subject, and for the treatment of matters which affect both a transferre subject and a subject which is not transferred; and
 - (vi) make such consequential and supplement al provisions as appear necessary or ex pedient:

Provided that without prejudice to any generapower of revoking or altering rules under this Act the rules shall not authorise the revocation or suspension of the transfer of any subject except with the sanction of the Secretary of State in Council.

(.) Th

(Part V - Local Governments)

- (3) The powers of superintendence, direction, and control over local governments vested in the Governor-General in Council under this Act shill, in relation to transferred subjects, be exercised only for such purposes as may he specified in rules made under this Act, but the Governor General in Council shill be the sole judge as to whether the purpose of the exercise of such powers in any particular case comes within the purposes so specified.
- (4) The expressions "central subjects" and provincial subjects" as used in this Act mean subjects so classified under the rules

Provincial subjects, other than transferred subjects, are in this Act referred to as "reserved subjects"]

Governorships

46 '[(1) The presidencies of Tort William in Bengal, Tort St George, and Bombry, and the provinces known as the United Provinces, the Punjah, Bihar and Orissa, the Contral Provinces, and Assam, shall cach be governed, in relation to reserved subjects, by a governer in council, and in relation to transferred subjects (save as otherwise provided by this Aot) by the governor acting with ministers appointed under this Act.

The said presidencies and provinces are in this Act referred to as "governors' provinces" and the two first named presidencies are in this Act referred to as the presidencies of Bengal and Madeas.

'[(2) The governors of the and presidences are appointed by His Majesty by warrant under the Royal Sign Manual, and the governors of the said provinces shall be so appointed after consultation with the Governor-General 1

(3) The

2 This sub section was substituted by 1 art II of 1814.

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¹ and sect on 1 of section 46 was unbeilt tolly Port 1 of Sch 11 of the flovernment of in the Act 1919 (9 t 10 dec 5 Ch 101)

(Part V.-Local Governments.)

- 47. (1) The members of a governor's executive Members of council shall be appointed by His Majesty by war-governor rant under the Royal Sign Manual, and shall be of councils such number, not exceeding four, as the Secretary of State in Council directs.
- (2) ^a [One at least of them must be a person who at the time of his appointment has been] for at least twelve years in the service of the Crown in India,
- '[(3) Provision may be made by roles under this Act as to the qualifications to be required in respect of members of the executive council of the governor of n province in any case where such provision is not made by the foregoing provisions of this section.]
- 48. Every governor of a [province] shall np. vice point a member of his executive council to he vice president thereof.
- ⁴ [49. (1) All orders and other proceedings of the Pentan of government of a governor's province shall be extracted by the government of the section of the present of the adjustment of the section province, and shall be authenticated as the governor with many by rule direct, so, however, that provision shall be made by rule for distinguishing orders and other proceedings.

These words were substituted for the words " those presidences "by Part 11 of too 11 of the Covernment of Ind.s Act, 1919 (9 & 10 Geo. 5, Ch. 101)

³ This word was substituted for the word "profilency" by sliff

These was not were substituted for the words "Two at least of them must be persons who at the time of their appointment have been " by stad 4 This sub-section was substituted by stad

[&]quot;This word was substituted for the word " Presidency " by slid.

bection 49 was substituted by Part I of slad.

(Part F .- Local Governments)

proceedings relating to transferred subjects from other orders and proceedings.

Orders and proceedings anthenticated as aforestid shall not be called into question in any legal proceeding on the ground that they were not duly made by the government of the province.

(2) The governor may make rules and orders for the more convenient transaction of husiness in his executive council and with his ministers, and every order made or act done in accordance with those rules and orders shall be treated as being the order or the act of the government of the province.

The governor may also make rules and orders for regulating the relations between his excentive council and his ministers for the purpose of the transaction of the business of the local government:

Provided that any rules or orders made for the purposes specified in this section which are repugeant to the provisions of any other rules made under this Act shill, to the extent of that repugnancy, but not otherwise, be yold.]

- 50. (1) If any difference of opinion prises on any question brought before a meeting of a governor's excontive council, the Governor in Council shall be bound by the opinion and decision of the majority of those present, and if they are equally divided the governor or other person presiding shall have a second or eaching yet.
- (2) Provided that, whenever my measure is proposed before a Governor in Council whereby the safety, tranquillity or interests of his '[province], or of any part thoreof, are or my ho, in the judgment of the governor, essentially affected, and he is of opinion either that the measure proposed ought to

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Procedure in case of

This w bel was substituted firth w at "predicing" by Part H of Ech H of the U reconnect of in the Act, 1219 (9 & 10 flee, 5, Ch. 201)
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(Part V .- Local Governments.)

members of his executive council or other officials, to administer transferred subjects, and any ministers so appointed shall hold office during his pleasure.

- There may be poid to any minister so appointed in any province the same salary as is payable to a member of the executive council in that province, unless a smaller salary is provided by vote of tho legislative council of the province.
- (2) No minister shall hold office for a longer period than six months, unless he is or hecomes an elected member of the local legislature.
- (3) In relation to transferred subjects, the governor shall be guided by the advice of his ministers, unless he sees sufficient cause to dissont from their opinion, in which case he may require action to be taken otherwise than in accordance with that advice:
- Provided that rules may be made under this Act for the temporary administration of a transferred subject where, in cases of emergency, owing to a vacancy, there is no minister in charge of the subject, by such authority and in such manner as may be prescribed by the rules.
 - (4) The governor of a governor's province may the non-official uncil secretaries.

casure, and discharge such duties in assisting members of the executivo council and ministers as he may assign to them.

There shall be paid to council secretaries so appointed such salary as may be provided by voto of tho legislative conneil.

- A council scoretary shall cease to hold office if he coases for more than six menths to be a member of the legislative council.
- [52A. (1) The Governor-General in Council may, after obtaining an expression of opinion from tho

Constitution

of new proand provi-I Sections 524 and 528 were inserted by Part I of Sch. II of the Government of India Act, 1919 (9 & 10 Geo. 5, Ch. 101).

(Part V-Local Governments)

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the local government and the local legislature affected, by notification, with the sanction of His Majesty previously signified by the Secretary of Stato in Council, constitute a new governor's province, or place part of a governor's province under the administration of a deputy governor to be appointed by the Governor General, and may in such case apply, with such modifications as appear necessary or desirable, all or any of the provisions of this Act relating to governor's provinces, or provinces under a heutenant governor or chief commissioner, to may such new province or part of a province

(2) The Governor General in Council may declare any territory in British India to be n "backward tract," and may, by notification, with such sanction as aforesaid, direct that this Act shall apply to that territory subject to such exceptions and modifications as may be prescribed in the notification.

Where the Governor General in Council has, ly notification, directed as aforesaid, he may, by the same or subsequent notification, direct that any Act of the Indian logislature shall not apply to the territory in question or any part thereof, or shall apply to the territory or my part thereof, subject to such exceptions or modifications as the Governor-General thinks fit, or may authorise the governor in conneil to give similar directions as respects may Act of the local legislature]

"[52B (1) The validity of any order made or saving oction taken after the commencement of the Gorernment of India Act, 1973, by the Governor General in Council or by n local government which would have been within the powers of the Governor-General in Council or of such local government if that Act had not been passed, shall not be open to question to my logal proceedings on the ground that by reason of

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(Part V.-Local Governments)

members of his executive council or other officials, to administer transferred subjects and any ministers so appointed shall hold office during his pleasure

There may he paid to my minister so appointed in any province the same salary as is payable to a member of the executive council in that province, unless a smaller salary is provided by vote of the legislative council of the province

(2) No minister shall hold office for a longer period than six months, unless he is or becomes an elected member of the local legislature

(3) In relation to transferred subjects, the governor shall be guided by the advice of his ministers, unless he sees sufficient cause to dissent from thoir opinion, in which case he may require action to be taken otherwise than in accordance with that advice

Provided that rules may be made under that Act for the temporary administration of a transferred subject where, in cases of emergency, owing to a vacancy, there is no minister in charge of the subject, by such authority and in such mauner as may he pre-cribed by the rules

(4) The governor of a governor's province may at the discretion appoint from among the non-official members of secretaries, who shall be change such the oxecutive connectl and ministers as he may assign to them

There shall be paid to council sceretaries so appointed such salary as may be provided by vote of the legislative council

A council sceretary shall cease to hold office if he ceases for more than eix months to he a member of the legislative council?

1 [52A (1) The Governor General in Council may, after obtaining an expression of opinion from the

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1 * Cect ons 5"A and 5" I vere n cried by Part I of Sch. Il of the Oovern
ment of India Act, 1919 (9 & 10 Occ. 5 Ch 101)

(Part V - Local Governments)

the local government and tho local legislature affected, by notification, with the sanction of His Majesty previously signified by the Secretary of State in Council, constitute a new governors province, or place part of a governors province with the administration of a deputy governor to he appointed by the Governor General, and may in such case apply, with such modifications as appear necessary or desirable, all or any of the provisions of this Act relating to governors' provinces, or provinces under a heutenant governor or chief commissioner, to ony such new province or part of a province

(2) The Governor General in Council may declare any territory in British India to he a "backward tract," and may, hy notification, with such sanction as aforesaid, direct that this Act shall apply to that territory subject to such exceptions and modifications as may be prescribed in the notification

Where the Governor General in Council has, by notification, directed as aforesaid, he may, by the same or subsequent notification direct that any. Act of the Indian legislature shall not apply to the territory in question or any part thereof, or shall apply to the territory or my part thereof, subject to such exceptions or modifications as the Governor-General thinks fit, or may authorise the governor in conneil to give similar directions as respects ony. Act of the local legislature 1

"[52B (1) The validity of any order made or saving action taken after the commencement of the Government of Inda Act, 1919, by the Governor General in Council or by a local government which would have been within the powers of the Governor General in Council or of such local government if that Act had not been passed, shall not be open to question in any legal proceedings on the ground that by reason of

(Part V.-Local Governments.)

any provision of that Act or this Act, or of any rule made by virtuo of any such provision, such order or action has ceased to be within the powers of the Governor-General in Conneil or of the government coneerned.

(2) The validity of any order made or action taken by a governor in council, or by a governor acting with his ministers, shall not be open to question in any legal proceedings on the ground that such order or action relates or does not relate to a transferred subject, or relates to a transferred subject of which the minister is not in charge, I

Lieutenant-Governorships and other Provinces.

53. (1) '[The province of] Burma, is, subject to the provisions of this Act, governed by a lieutenantgovernor *[****.]

(2) The Governor-General in Council may, by notification, with sanction of His Majesty previously signified by the Secretary of State in Council, constitute a new province under a licutenant-governor.

54. (1) A lieutenant-governor is appointed by the Governor-General with the approval of His Majestv.

(2) A lieutenant-governor must have been, at the time of his appointment, at least ten years in the service of the Crown in India. * (B)

55. (1) The Governor-Goneral in Council, with the approval of the Secretary of State in Conneil, for lieutement, may, by notification, create a council in any province under a lieutenant-governor, for the purpose of assisting the lieutenant-covernor in the executive government of the province, and by such notification-

(a) make provision for determining what shall he the number (not exceeding four) and

qualifications "the following pro-Jovernment of India

The words " with cr without an executive conneil " were emitted by ibid Sub scition (3) was owltted by Part III of itil.

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(Past V -Local Governments)

qualifications of the members of the Council, and

(b) make provision for the appointment of temporary of acting members of the council during the absence of any member from illuess or otherwise, I [and for supplying a vacancy until it is permanently hilled,] and for the procedure to be adopted in ease of a difference of opinion between a heutenant governor and his council, and in the case of equality of votes, and in the case of equality of votes, and in the case of a heutenant governor being obliged to absent himself from his council by judisposition or any other cause.

Provided that, before any such notification is published, a draft thereof shall be laid before each flowe of Parliament for not less than sixty days during the session of Parliament, and if, before the expiration of that time, an address is presented to His Minest by either House of Parliament against the draft or any part thereof, no further proceedings shall be taken thereon, without projudice to the making of any rew draft

- (2) Every notification nuder this section shall be lid before both Houses of Parliament as soon as may be after it is made
- (a) Livery member of a heutenant governor's executive council shall be appointed by the Governor-General, with the approval of His Majesty
- 56. A heutenant governer who has an executive very state council shall appoint a nember of the conreil to be extracted in the color of the conreil to be extracted the rest, and that vice president shall extract president meetings of the council in the absence of the heutenant governor
- 57. A lieutera it governor who has an executive lawest council in w., with the co-sent of the Governor rate beneral in Council, make rules and orders for rate same

t 1 1.971 CO

There is nearly lettle " ... It of the terms of a ship 10 J (0 A 100 f ch I)

(Part V .- Local Governments.)

convenient transaction of business in the council, and every order made, or not done, in accordance with such rules and orders, shall be treated as being the order or the act of the heutenant-governor in oouncil 1 [An order made as aforesaid shall not be called into question in any legal proceedings on the ground that it was not duly made by the lieutenantgovernor in council]

Ch af en n Intestonera.

58. Each of the following provinces, namely, those known as West Frontier Province, British Baluehistan, Dolla, Almer-Merwara, Coorg, and the Andaman and Ancohar Islands, 12, subject to the provisions of this Act, administered by a chief commissioner

Power to place territory under author ity of Oover nor General in Council.

59. The Governor-General in Council may, with the approval of the Secretary of State, and by notification, take any part of British India under the immediate authority and management of the Governor-General in Council, and thereupon give all necessary orders and directions respecting the administration of that part, by placing it under a chief commissioner or hy otherwise providing for its administration

Bounday 188

Power to declare and alter bound aries of prov nees

- 60 The Governor General in Council may, by notification, declare, appoint or alter the houndaries of any of the pravinces into which British India is for the time heing divided, and distribute the ferritories of British India among the several provinces thereof in such manner as may seem expedient, subject to these qualifications, namely -
 - (1) nn entire district may not be transferred from one province to another without the previous sanction of the Crown, signified by the Secretary of State in Council, and (2) any

These words were inserted by Part 11 of Sch 11 of the Overnment of India Act 1919 (9 & 10 Hea. 5 Ch 191)

The words " Assau, the Central Provinces" were emitted by 10 d

⁴¹

(Part V.—Local Government. Part VI.—Indian Legislation)

- (2) any notification under this section may be disallowed by the Secretary of State in Council.
- 61. An alteration in pursuance of the foregoing Saving as to provisions of the mode of administration of any part of British India, or of the boundaries of any part of British India, shall not affect the law for the time being in force in that part.
- 62. The Governor of Bengal in Council, the Power to Governor of Madras in Council, and the Governor esteed hour of Bombay in Council may, with the approval of predakarties. Secretary of State in Council, and by notifies. The secretary of State in Council, and by notifies. The secretary of State in Council, and by notifies. The secretary of State in Council, and by notifies. The secretary of State in Council, and by notifies. The secretary of State in Council, and by notifies. The secretary of State in Council, and by notifies a secretary and any Act of Parliament, lotters patent, characteristics, law or usage conforming jurisdiction, power or authority within the limits of those towns respectively shall have offect within the limits as so extended.

PART VI.

Indian LIGISLATION.

The Indian Legislature.

¹[63. Subject to the provisions of this Act, the Indian Indian legislature shall consist of the Governor-General and two chambers, namely, the Council of State and the Legislative Assembly.

Except as otherwise provided by or under this Act, n Bill shall not be deemed to bave been passed by the Indian legislature unless it has been agreed to by both chambers, either without amendment or with such unendments only as may be agreed to by both chambers.]

¹[63 A. (1) The Council of State shall consist of Council of not more than sixty members nominated or elected fact in

^{*} Northine C3 E31 C3' Ch' C3D C31 and C4 were sthat told for sections C3 and Ctiv Part of Sch. II of the Government of Index Art, 1919 (PA 10 Con. & Ch. 1)

(Part VI.-Indian Legislation.)

in accordance with rules made under this Act, of whom not more than twenty shall be official members.

(2) The Governor-General shall have power to appoint, from among the members of the Council of State, a president and other persons to preside in such circumstances as he may direct.

(3) The Governor-General shall have the right of addressing the Council of State, and may for that purpose require the attendance of its momhers. I

Legislative Assembly.

¹[63 B. (1) The Legislative Assembly shall consist of members nominated or elected in accordance with rules made under this Act.

(2) The total number of members of the Legislative Assembly shall be one hundred and forty. number of non-elected members shall be forty, of whom twenty-six shall he official members. number of elected mombers shall be one hundred:

Provided that rules made under this Act may provide for increasing the number of members of the Legislative Assembly as fixed by this section, and may vary the proportion which the classes of members bear one to another, so, however, that at least fivesevenths of the members of the Legislative Assembly shall be elected members, and at least one-third of the other members shall be non-official members.

(3) The Governor-General shall have the right of addressing the Legislative Assembly, and may for that purpose require the attendance of its mombers.]

President of (63 C. (1) There shall be a president of the Legislative Legislative Assembly, who shall, until the expiration Assembly. of four years from the first meeting thereof, be a person appointed by the Governor-General, and shall thereafter be a member of the Assembly elected by the Assembly and approved by the Governor-General:

Provided that, if at the expiration of such period of four years the Assembly is in session, the president then in office shall continue in office until the end of the

See the fastnote on page 45 supra.

(Part VI -Indian Legislation)

the current session, and the first election of a president shall take place at the commencement of the ensuing session

- (2) There shall be a deputy president of the Legislative Assembly, who shall president meetings of the Assembly in the absence of the president, and who shall be a member of the As embly elected by the Assembly and approved by the Governor General
- (3) The appointed president shall hold office until the duto of the election of a president under this section, but he may testign his office by writing under his hand addressed to the Governor General, and any vacancy occurring before the expiration of his term of office shall be filled by a similar appointment for the remainder of such term
 - (1) An elected president and a deputy president shall coare to hold office if they cease to be members of the Assembly They may resign office by writing under their hands addressed to the Governor General, and may be removed from office by a vote of the Assembly with the concurrence of the Governor General
 - (b) A president and deputy-president shall receive such starties as may be determined, in the case of an appointed president by the Governor General, and the case of an elected president and a deputy president by Aot of the Indian legislate.
 - 163 D (1) I very Council of State shall continue ners for fite very, and every Legislative Assembly for the three years from its first meeting.

 American
 - Provided that—

 (a) either chamber of the legislature may be sooner dissolved by the Governor General, and
 - (1) any such period may be exterded by the Governor-General if in special circumstances be so thinks fit, and

(c) aft r

(Part VI -Indian Legislation)

- (c) after the dissolution of either chamber the
 Governor-General shall appoint a date
 not more than six months, or with
 the sanction of the Secretary of State not
 more than nine months, after the date of
 dissolution for the next session of that
 chamber
- (2) The Governor-General may appoint such times and places for holding the sessions of either chamber of the Indian legislature as no thinks fit, and may also from time to time, by notification or otherwise, prorogue such sessions.

(3) Any meeting of either chamber of the Indian legislature may be adjourned by the person presiding.

- (4) All questions in either chamber shall be determined by a majority of votes of members present other than the presiding member, who shall, however, have and exercise n easting vote in the case of an equality of votes
- (6) The powers of either chamber of the Indian legislature may be exercised notwithstanding any vacuory in the chamber]

1[63 E, (1) An official shall not be qualified for election as a member of either chamber of the Indian legislature, and if any non-official member of either chamber accepts office in the service of the Crown in India, his scat in that chamber shall become vacant.

(2) If an elected member of either chamber of the Indian legislature becomes a member of the other chamber, his seat in such first-mentioned chamber

shall thereupon become vacant

(3) If any person is elected a member of hoth chambers of the Indian legislature he shall, heckere he takes his seat in either chamber, signify in writing the chamber of which he desires to be a member, and theroupon his seat in the other chamber shall become yearn.

(4) Every

Membership of both

chambers.

(Part TI.-Indian Legislation.)

- (4) Every member of the Governor-General's Executive Council shall be reminated as a member of one chamber of the Indian legislature, and shall have the right of attending in and addressing the other chamber, but shall not be a member of both chambers.]
- TEL (1) Subject to the provisions of this Act surjective forms for made by talks under this Act as to— restricted
 - (a) the term of office of nominated members of the returned Council of State and the Legislative Assembly, and the manner of filling casual years by the serious by reason of absence of members from India, inchility to attend to duty, death, acceptance of office, or resignation duty accepted, or otherwise t and
 - (b) the conditions unfer which and the manner in which persons may be nominated as members of the Conneit of State or the Legislative Assembly; and
 - (c) the qualification of electors, the constitution of constituencies, and the method of election for the Conneil of State and the Legislative Assembly (including the number of memhers to be elected by communal and other electorates) and any matters incidental or ancillary thereto; and
 - (d) the qualifications for being or for being nominatel or elected as members of the Council of State or the Legislative Assemble; and
 - (c) the final decision of doubts or disputes as to the validity of an election; and
 - (f) the manner in which the inter are to be carried into effect.
 - (2) Subject to any such rates, any person who is a rate or subject of any state in India may be northerted as a member of the Council of State or the tagiststice Assembly.]

05. (1)

(Part VI -Indian Legislation)

- (c) after the dissolution of either chamber the Governor-General shall appoint a date not more than six months, or with the sanction of the Secretary of State not more than mine menths, after the date of dissolution for the next session of that chamber
- (2) The Governor-General may appoint such times and places for holding the sessions of either chamber of the Indian legislature as he thinks fit, and may also from time to time, by notification or otherwise, prologue such sessions

(3) Any meeting of either chamber of the Indian legislature may be adjourned by the person presiding

(4) All questions in either chamber shall be determined by a majority of votes of members present other than the presiding member, who shall, however, have and exercise a easting vote in the case of an equality of votes

(5) The powers of enther chamber of the Indian legislature may be exceeded notwithstanding any

vacancy in the chamber]

1[63 E. (1) An official shall not be qualified for election as a member of either chamber of the Indian legislature, and if any non-official member of either chamber accepts office in the service of the Crown in India, has scat in that chamber shall become vaccult.

(2) If an elected momber of either chamber of the Indian legislature becomes a member of the other chamber, his seat in such first mentioned chamber

shall thereupon hecomo vacant

(3) If any person is elected a member of hoth chambers of the Indua legislature he shall, hofore he takes his seat in either chamber, signify in writing the chamber of which he desires to be a member, and thereupon his seat in the other chamber shall become vacant.

(4) Every

Membersh p

chambers.

(Part FI.-Indian Legislation.)

(4) Every memlier of the Governor-General's Executive Council shall be nominated as a member of one chamber of the Indian legislature, and shall have the right of attending in and addressing the other chamber, but shall not be a member of both chambers.]

164. (1) Subject to the provisions of this Acts supleprovision may be made by rules under this Act as to- mentary provisions

- (a) the term of office of nominated members of the as to com-position of Council of State and the Legislativo Assembly in the bly, and the manner of filling casual vacan-Asembly cies occurring by reason of absence of mem- of tate bers from India, inability to attend to duty, death, acceptance of office, or resignation duly accepted, nr ntherwise; and
- (b) the conditions under which and the maoner in which persons may be naminated as members of the Council of State or the Legislativo Assembly; and
- (c) the qualification of electors, the constitution of ennetituencies, and the method of election for the Council of State and the Legislative Assembly (including the number of momhers to be elected by communal and other electurates) and any matters incidental or ancillary thereto: and
- (d) the qualifications for being or for being nominated or olected as members of the Council of State or the Legislative Assembly: and
- (e) the final decision of doubts or disputes as to the validity of an election; and
- (f) the manner in which the rules are to be carried into effect.
- (2) Subject to any such rules, any person who is a ruler or subject of any state in India may be nominated as a member of the Conneil of State or the Legislative Assembly 1

65. (1)

(Part VI.-Indian Legislation.)

Powers of Indian legulature.

- 65. (1) The I [Indian legislature] has power to make laws—
 - (a) for all persons, for all courts, and for all places and things, within British India; and
 - (b) for all subjects of His Majesty and servants of the Crown within other parts of Ivdia; and
 - (c) for all native Indian subjects of His Mojesty, without and beyond as well as within British India; and
 - (d) for the government officers, soldiers *[airmen] and followers in His Majesty's Indian forces, wheover they are serving, in so far as they are not subject to the Army Act *[or the Air Force Act]; and
 - (c) for all persons employed or serving in or belonging to the Royal Indian Marine Service: and
 - (f) for repealing or altering any laws which for the time being are in force in any part of British India or apply to persons for whom the [Indian legislature] has nower to make laws.
 - (2) Provided that the '[Indian legislature] has not, unless expressly so authorised by Act of Parliament, power to make any law repealing or affecting—
 - (i) any Act of Parliament passed after the year one thousand eight hundred and sixty and extending to British India (including the Army Act, "[the Air Force Act] and any Act amending the same); or
 - (ii) any Act of Parliament enabling the Sceretary of State in Council to raise money in

¹ These words were substituted for the words "Appendix-General in Legislative Council" by Park II of Sch II of the Government of Inlia Act, 2010 (9 & 10 Geo. 5, Cb. 101)

(Part PI-Is dian Icgistation)

in the United Kingdom for the government of India:

and has not power to make any law affecting the authority of Parliament, or any part of the unwritten laws or constitution of the United Kingdom of Great Britian and Ireland whereon may depend in any degree the allegance of any person to the Crown of the United Kingdom, or affecting the sovereighty or dominion of the Crown over any part of Pritish India

- (3) The 'Indian legislaturej has not power, without the previous approval of the Secretary at State in Council, to make any law empowering any court, other than a high court, to scalence to the punishment of death any af His Majesty's subjects horn in Europe, or the children of such subjects, or abolishing any high court
- 66 (1) A law undo under this Act for the Royal Law for Indian Marine Service shall not apply to any official the last unless the vessel to which the offender belongs is at Marine the time of the commission of the offence within the errechemts of Indian waters, that is to cry, the high seas between the Capo of Good Hope on the West and the Strais of Migellan on the Last, and any territorial waters between those himts
 - (2) The punchments imposed by any such limfor offences shall be similar in character to, and not in excess of, the punishments which may, at the time of making the law, be imposed for similar offences under the Acts relating to His Majesty's Navy, except that, in the case of persons other than Europeans or Americans, impresonment for any term not exceeding fourteen years, or transportation for life or any less term, may be substituted for penal servitude.

67 (1)

¹ These words were substituted for the worln " Govertor O noral is Leg. in a connect by Part II of S b 11 of the Uo e nment of India Act 1919 (9 & 10 Geo & Ch 191)

(Part PI-Indian Legislation)

Bus ness an I proceedings in Indian legislature

- 67. \(\)[(1) Provision may be made by rules under this Act for regulating the course of husiness and the preservation of order in the chambers of the Indian legislature, and as to the persons to preside at the meetings of the Legislative Assembly in the absence of the president and the deputy-president, and the rules may provide for the number of members required to constitute a quorum, and for problibiting or regulating the asking of questions on, and the discussion of, any subject specified in the rules \]
- (2) It shall not be lawful, without the previous sanction of the Governor General, to introduce at any meeting of ¹ (atther chamber of the Indian legislature) any measure affecting—
 - (a) the public debt or public revenues of India or imposing any charge on the revenues of India, or
 - (b) the religion or religious rites and usages of any class of British subjects in India, or
 - (c) the discipline or maintenance of any part of His Majesty's military, [raval, or au] forces, or
 - (d) the relations of the Government with foreign princes or states.
 - for any measure-
 - (c) regulating any provincial subject, or any part of a provincial subject, which has not been declared by rules under this Act to be subject to legislation by the Indian legislature, or

(11)

¹ It is sub-action was sub-littled by Part I of Sch II of the Government of India Act, 1919 (6 & 10 Geo 5 Ch. 101)

1 These words were substituted for the words the Council by Part II of

These words were substituted for the words or maral by last III f

⁴ These clauses were suserial by Part II of "ch II of th d

(Part TI.-Indian Legislation.)

(ii) repealing or amending any Act of a local legislature or

(111) repealing or amending any Act or ordinanco

ninde hy the Governor-General 1

1 ((2a) Where in either chamber of the Indian legislature any Bill has been introduced, or is proposed to be introduced, or ony amendment to a Bill is moved, or proposed to be moved, the Governor-General may certify that the Bill, or may clause of it, or the amendment, affects the safety or tranquility of British India, or any part thereof, and may direct that no proceedings, or that no further proceedings, shall he taken by the chamber in relation to the Bill, clause, or amendment, and effect shall be given to such direction |

(3) If ony Bill which has been passed by one chamber is not, within six months after the passige of the Bill by that chamber, passed by the other obomber either without amendments or with such amendments as may he egreed to by the two chembers. the Governor-General may in his discretion refer the matter for decision to a joint sitting of both chambers Provided that standing orders made under this section may provide for meetings of mombers of both chambers appointed for the purpose, in order to discuss any difference of opioion which has arisen between the two ohumbers 1

2[(4) Without prejudice to the powers of the Governor-General under section sixty-eight of this Act, the Governor-General may, where a Bill has been passed by both chambers of the Indian legislature, return the Bill for reconsideration by either chamber]

2[(5) Rules made for the purpose of this section may contain such general and supplemental provisions as appear necessary for the purpose of giving

full effect to this section]

Sub section (2a) was inserted by Part II of Sch II of the Government of Ind'a Act, 1919 (9 & 10 Oco. 5 th 101) 2 Sub-sections (3) (4) (5) (6) & (7) were substituted for sub sect on (3) by Part I of shid

(Part PI -Indian Legislation)

¹[(6) Standing orders may be made providing for the cenduct of business and the piecedure to be followed in other clamber of the Indian legislature in so far as those matters are not provided for by rules made under this Act. The first standing orders shall be made by the Governor General in Council, but may with the consent of the Governor General be altered by the chamber to which they relate

Any stunding order made as aforesaid which is repugnant to the provisions of any rules made under this Act shall, to the extent of that repugnance but

not otherwise he void]

'[(7) Subject to the rules and standing orders affecting the charmber there shall be freedem of speech noth charmbers of the Indian legislature No person shall he liable to my proceedings in any court by reason of his speech or vote in either chamber, or hy reason of mything contained in any efficial report of the proceedings of either chamber.

²[67A (1) The estimated annual expenditure and revenue of the Governor General in Council shall be laid in the form of a statement before both chambers

of the Indian legislature in each year

(2) No proposal for the apprepriation of any revenue or moneys for any purpose shall be made except on the recommendation of the Governor-General

(3) The proposals of the Governor General in Council for the appropriation of revenue or mensy strelating to the following heads of expenditure shall not be submitted to the vote of the Legislative Assembly, nor shall they be open to discussion by either chamber at the time when the annual statement is under consideration, unless the Governor General otherwise directs—

(i) interest and sinking fund charges on leans, and

Inia budget

⁽¹¹⁾

¹ Section of A was fuerfed by Pat I of 81 II of the Covernment of limba At 1919 (9 & 19 Geo & Ch 191)

(Part VI,-Indian Legislation)

- (11) expenditure of which the amount is prescribed by ar under any law, and
- (111) silaries and pensions of persons appointed by or with the approval of His Majesty or by the Secretury of State in Council, and
- (er) salaries of olitef commissioners and audieral commissioners, and
- (v) expenditure classified by the order of the Governor General in Council as-
 - (a) ecclesinstical,
 - (b) political,
- (1) If noy question arises whether any proposed appropriation of rovenuo or moneys does or does not relate to the above heads, the decision of the Governor General on the question shall be final
- (5) the proposals of the Governor General in Council for the appropriation of revenue or moocys relating to heads of exponditure not specified in the above heads shall be submitted to the vote of the Legislative Assembly in the form of demands for grants
- (6) The Legislativo Assembly may assent or refuse its assent to any domand or may reduce the amount referred to in any demand by a reduction of the whole grant
- (7) The demands as voted by the Legislative Assembly shall be submitted to the Governor Geograf in Council who shall, if he declares that he is satisfied that any demand which has been refused by the Legislative Assembly is essential to the discharge of his responsibilities, act as if it had been assented to notwithstanding the withholding of such assent or the reduction of the amount therein referred to, by the Legislative Assembly
- (8) Notwithstanding anything in this section the Governor General shall have power, in cases of emorgency, to authorise such expenditure as may, in hı

(Part VI.-Indian Legislation.)

his opinion, be necessary for the safety or tranquallity of British India or any part thereof.]

Provision for case of failure to pass legisla tion

'[67 B. (1) Where either chamber of the Indian legislature refuses leave to introduce, or fails to pass in a form recommended by the Governor-Goneral, any Bill, the Governor-General may certain that the passage of the Bill is essential for the safety, tranquility, or interests of British India or any part thereof, and thereunon—

(a) If the Bill has already been possed by the other chamber, the Bill shall, on signature by the Governor-General, notwithstanding that it has not been consented to by both chambers, forthwith become an Act of the Indian legislature in the form of the Bill as originally introduced or proposed to be intinduced in the Indian legislature, or (as the case may be) in the form recommended by the Governor-General; and

(b) If the Bill has not already heen so passed, the Bill shall be laid before the other chamber, and, if consented to by that chamber in the form recommended by the Governor-General, shall become un Act as aforesaid on the signification of the Governor-General's assent, or, if not so consented to, shall, on signature by the Governor-Goneral, become an Act as aforesaid

(2). Every such Act shall he expressed to he made by the Governor-General, and shall, as soon as practiceable after being made, be laid before both Houses of Parliament, and shall not have effect until it has received His Majesty's assent, and shall not he presented for His Majesty's assent until copies thereof have been laid before each House of Parliament for not less than eight days on which that House has sat; and upon the signification of such assent by His Majesty

¹ Section 6713 was inserted by fart I of Sch. II of the Government of India Act, 1919 (9 & 10 Geo 5, Ch. 191).

(Part VI.—Indian Legislation)

Majesty in Council, and the notification thereof by the Governor-General, the Act shall have the same force and effect as an Act passed by the Indian legislature and duly assented to:

Provided that where in the opinion of the Governor-General a state of emergency exists which justifies such action, the Governor-General may direct that any such Act shall come into operation forthwith, and thereupon the Act shall have such force and effect as aforesaid, subject, however, to disallowance by His Majesty in Council.]

- (2) ³[A Bill passed by both chambers of the International legislature shall not become an Act] until the Governor-General has declared his assent thereto, or, in the case of ⁵[a Bill] reserved for the signification of His Majesty's pleasure, until His Minjesty' [in Council] has signified hie assent ⁵[* •], and that assent has been notified by the Governor-General.

69. *(1*)

t These words were substituted for the words "an Act" by Pert 11 of Sch. II of the Government of Judia Act, 1919 (9 & 10 Geo. 5, Ch. 101)

 $^{^2}$ These words were substituted for the words "at a meeting of the Indian Legislative Conneil" by $_1bid$

The words "whether he was or was not present in Council at the passing thereof" were omitted by ibid

[&]quot; This word was substituted for the word "Act" by 101d.

These words were substituted for the words "An Act of the Governortieneral in Legislative Council has not validity" by third.
 These words were substituted for the words" an Act" by third.

These words were inserted by shid.

^a The words "to the governor-general through the Secretary of State in Council" were omitted by soid.

(Part VI .-- Indian Legislation)

Powers of Crown to disallow Acts 69, (1) When an Aot of the '[Indian legislature] has heen assonted to by the Governor-General, he shall send to the Secretary of State an authentic copy thereof, and it shall be lawful for His Majesty [In Council] to signify 3[* * *] his disallowance of any such Act.

(2) Where the disallowance of any such Act has been so signified, the Governor-General shall forthwith notify the disallowance, and thereupon the Act, as from the date of the notification, shall become youl accordingly.

70. [Rules for conduct of legislative business] — Omitted by Part II of Sch. II of 9 & 10 Geo. 5, Ch. 101.

Regulations and Ordinances.

Power to meko regula tions

71. (1) The local Government of any part of British India to which this section for the time loing applies may propose to the Governor-General in Council the draft of any regulation for the peace and good government of that part, with the reasons for proposing the logulation.

(2) Thereupon the Governor-Goneral in Council may take any such draft and reasons into consideration; and when any such draft has been approved by the Governor-General in Council and assented to by the Governor-General; it shall be published in the Gazette of India and in the local official gazette, if any, and shall thereupon have the like force of law and be subject to the like disallowance as if it were an Act of the 'Indian legislature'.

(3)

¹ There wer is were substituted for the works "Governor General in Legislatic Council" by Fartill of Sch. Il of the Government of lodis Act, 1919 (0 & 10 tees. 5, Ch. 101)

¹ These words were inserted by 151d

The words "through the Scentary of State in Council" were omitted by

These words were substituted for the words "Governor-General in Legislative Council" by and.

(Part FI .- Indian Legislation.)

(3) The Governor-General shall send to the Sceretary of State in Council an authoritic copy of every regulation to which he has assented under this section.

"[(3.4) A regulation made under this section for any territory shall not be intuited by reason only that it confers or delegates power to confer on courts or administrative authorities power to sit or not outside the territory in respect of which they have jurisdiction or functions, or that it confers or delegates power to confer appellate jurisdiction or functions on courts or administrative authorities sitting or acting outside the territory.]

(A) The Secretary of State may, by resolution in council, apply this section to any part of British India, as from a date to be fixed in the resolution, and withdraw the application of this section from

any part to which it has been applied.

72. The Governor-General may, in cases of emory Fower to gency, make and promulgate ordinances for the make only proceed and good government of British India or any of emergency part thereof, and any ordinance so made shall, for the space of not more than six menths from its promulgation, have the like force of law as an Act passed by the '[Indian legislature] but the power of making ordinances under this section is subject to the like order interest of the '[Indian legislature] to make laws; and any ordinance made nador this section is subject to the like distillowance as an Act passed by the 'Indian legislature] and may be controlled or superseded by any such Act.

LOCAL LEGISLATURES.

(a) Governors' Provinces.

³[72A. (1) There shall be a legislative council Composition in overy governor's province, which shall consist of of Governors' the council.

lia

19

Act, 1913 (9 & 10 Oco 5 Ch. 101)

(Part VI -In lian Legislation)

the members of the executive council and of the members nominated or elected as provided by this Act

The governor shall not be a member of the legislative council, but shall have the right of addressing the council, and may for that purpose require the attendance of its members

(2) The number of men bers of the governors' legislative councils shall he in accordance with the table set out in the Prist Schedule to this Act; and of the members of each council not more than twenty per cout. shall be efficial members, and at least seventy per cent shall be elected members.

Provided that-

- (a) subject to the maintenance of the above proportions, rules under this Act may provide for indicasing the number of members of any council, as specified in that schedule, and
- (b) the governor may, for the purposes of any
 Bill introduced or proposed to be natioduced in this legislatic council, nominate,
 in the case of Assam one person, and in
 the case of other provinces not more than
 two persons, having special knowledge or
 experience of the subject-matter of the
 Bill, and those persons shall, in relation
 to the Bill, have for the period for which
 they are nominated all the rights of
 members of the council, and shall be in
 addition to the numbers above referred
 to, and
- (c) members nominated to the legislative council
 of the Central Provinces by the governor
 as the result of elections held in the
 Assignet Districts of Berar shall be
 deemed to be elected members of the
 legislative council of the Central Provinces

(Part VI.-Indian Legislation.)

- (3) The powers of a governor's legislative council may be exercised notwithstanding any vacancy in the council.
- (4) Subject as aforesaid, provision may be made by rules under this Act us to---
 - (a) the term of office of nominated members of governors' legislative councils, and the manner of filling ensur! vacancies occurring by reason of absence of members from India, inability to attend to duty, death, acceptance of office, resignation duly occepted, or otherwise; and
 - (b) the conditions under which and manner in which persons may be nominated as members of governors' legislative councils; and
 - (r) the qualification of electors, the constitution of constituencies, and the method of election for governors' legislative councils, including the number of members to be elected by communal and other electorates, and any matters incidental or nocillary thereto; and
 - (d) the qualifications for being and for being nominated or elected a member of any such council; and
 - (e) the final decision of doubts or disputes as to the validity of any election; and
 - (f) the manner in which the rules are to be carried into effect:

Provided that rules as to any such matters as aforesaid may provide for delegating to the local government such power as may be specified in the rules of making subsidiary regulations affecting the same matters

(5) Subject to any such rules any person who is a ruler or subject of any State in India may be nominated as a member of a governor's legislative council.

(Part VI.—Indian Legislation.)

the members of the executive council and of the members nominated or elected as provided by this Act.

The governor shall not be a member of the legislative council, but shall have the right of addressing the council, and may for that purpose require the attendance of its members.

(2) The number of menhers of the governors' legislative councils shall be in accordance with the table set out in the First Schedule to this Act; and of the members of each council not more than twenty per cent. shall be official members, and at least seventy per cent. shall be elected members;

Provided that-

- (a) subject to the maintenance of the above proportions, rules under this Act may provide for increasing the number of members of any council, as specified in that schedule; and
- (b) the governor may, for the purposes of any Bill introduced or proposed to be introduced in this legislative council, nominate, in the case of Assam one person, and in the case of other provinces not more than two persons, lawing special knowledge or experience of the subject-matter of the Bill, and those persons shall, in relation to the Bill, have for the period for which they are nominated all the rights of members of the council, and shall be in addition to the numbers above referred to; and
- (c) members nominated to the legislative council of the Central Provinces by the governor as the result of elections held in the Assigned Districts of Berar shall be deemed to be elected members of the legislative council of the Central Provinces.

(Part PI.-Indian Legislation.)

- (3) The powers of a governor's legislative council may be exercised netwithstanding any vacancy in the council.
- (4) Subject as aforesaid, provision may be made by rules under this Act as 10-
 - (a) the term of office of neminated members of governors' legislative councils, and the manner of filling ensual members occurring by reason of absence of members from India, inability to attend to duty, death, acceptance of office, resignation duly accepted, or otherwise; and
 - (b) the conditions under which and manner in which persons may be nominated as members of governors' legislative councils; and
 - (c) the qualification of electors, the constitution of constituencies, and the method of election for governors' logislative councils, including the number of members to be clocked by communit and other electorates, and any matters incidental or ancillary thereto; and
 - (d) the qualifications for being and for being nominated or elected a member of any such council; and
 - (e) the final decision of doubts or disputes as to the validity of any election; and
 - (f) the manner in which the rules are to be carried into effect;

Provided that rules as to any such matters as aforesaid may provide for delegating to the local government such power as may be specified in the rules of making subsidiary regulations affecting the same matters.

(5) Subject to any sunh rules any person who is a ruler or subject of any State in India may be nominated as a member of a governor's legislative council.

(Part VI -Indian Legislation)

fine enoises? duration of governors' legislative councils

'[72B. (1) Every governor's legislative council shall continue for three years from its first meeting :

Provided that-

(a) the council may be seened dissolved by the governor : and

(b) the said period may be extended by the governor for a period not execeding one verr, by notification in the official gazette of the province, if in special circumstances (to be specified in the notification) be so think fit, and

(c) after the dissolution of the conneil the governor shall appoint a dato not more than six months or, with the sanction of the Secretary of State, not more than nine months from the date of dissolution for the next session of the conneil

(2) A governor may appoint such times and places for holding the sessions of his legislative council as he thinks fit, and may also, by notification or otherwise, prorogue the council.

(3) Any inceting of a governor's legislative council may be adjourned by the person presiding.

(4) shall be member

Presidents

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conneils

who shall, however, have and exercise a casting vote

in the case of an equality of votes ?

1[720. (1) There shall be a president of a goverof governors' nor's legislative council, who shall, until the expiration of a period of four years from the first meeting of the council as constituted under this Aot, he a person appointed by the governor, and shall thereafter be a member of the council elected by the council and approved by the governor:

Provided that, if at the expiration of such period of four years the council is in session, the president then in office shall continuo in office until the end of

¹ heet or 4 72) ("-C mere inserted by Part 1 of Ech 11 of the Government of Ind a Act, 1919 (J & 10 Geo S, Ch 101) 62

(Fart VI.-Indian Legislation.)

the current session, and the first election of a president shall take place at the commencement of the next ensuing session.

(2) There shall be a deputy-president of a governor's legi-lative council who shall preside at meetings of the council in the absence of the president, and who shall be a member of the council elected by the

conneil and approved by the governor.

(3) The appointed president of a council shall hold office until the date of the first election of a president by the council under this section, but he may resign office by writing under his hand addressed to the governor, or may be removed from office by order of the governor, and any vacancy occurring hefore the expiration of the term of office of an appointed president shall be filled by a similar appointment for the remainder of such term.

(4) An elected president and a deputy-president shall cease to hold office on ceasing to be members of the council. They may resign office by writing under their hands addressed to the governor, and may be removed from effice by a vote of the council with

the concurrence of the governor.

(6) The president and the deputy-president shall receive such salaries as may be determined, in the case of an appointed president, by the governor, and in the case of an elected president or deputy-president. by Act of the local legislature.

172D. (1) The provisions contained in this section Business and shall have effect with respect to business and proco procedure in dure in governors' legislative councils.

(2) The estimated annual expenditure and revenue of the province shall be laid in the form of a statement before the council in each year, and the proposals of the local government for the appropriation of provincial revenues and other moncys in any year shall he submitted to the vote of the council in the form of demands for grants. The council may

assen t

(Part VI.—Indian Legislation.)

assent, or refuse its assent, to a demand, or may reduce the amount thoroin referred to either by a acduction of the whole grant or by the omission or reduction of any of the items of expenditure of which the grant is composed:

Provided that-

- (a) the local government shall have power, in relation to any such demand, to act as if it had been ascented to, notwithstanding the withholding of such assont or the reduction of the amount therein referred to, if the demand relates to a reserved subject, and the governor certifies that the expenditure provided for by the demand is essential to the discharge of his responsibility for the subject; and
- (b) the governor shall have power in cases of omergency to muthorise such expenditure as may be in his opinion necessary for the safety or tranquillity of the province, or for the earrying on of any department; and
- (c) no proposal for the appropriation of any such revenues or other moneys for any purpose shall be made except on the recommendation of the governor, communicated to the council.
- (3) Nothing in the foregoing sub-section shall require proposals to be submitted to the council relating to the following heads of exponditure:—
 - (i) contributions payable by the local government to the Governor-General in Council;
 and
 - (ii) interest and sinking fund charges on loans;and
 - (iii) expenditure of which the amount is prescribed by or under any law; and

(iv)

(Prit I I-Indian Tegislation)

- (w) silving and pensions of persons appointed by or with the approval of His Unjesty or by the Socretary of State in Council, and
 - (v) salaries of judges of the high court of the province and of the advocate general
- (4) If any question mises whether may proposed appropriation of moneys does not does not relate to the above heads of expenditure, the decision of the governor shall be final
- (5) Where any Bill has been introduced or is proposed to be introduced or any amendment to a Bill is moved an proposed to be moved, the government certify that the Bill or any clause of it or the amendment affects the safety or tranquillity of his province or any part of it or of another province, and may direct that no proceedings or no further proceedings shall be taken by the council in relation to the Bill, clause or amendment, and effect shall be given to any such direction
- (6) Provision may be made by rules under this Act for the purpose of earlying into effect the fore going provisions of this section and for regulating the course of business in the council, and as to the persons to preside over meetings thereof in the absence of the preside of and deputy president and the preservation of order it meetings, and the inless may provide for the number of members required to constitute a quorum and for prohibiting or regulating the asking of questions on and the discussion of any subject specified in the inless.
- (7) Standing orders may be made providing for the conduct of busines and the procedure to be followed in the council, in so far as these matters are not provided for by rules in de uoder this. Act. The first standing orders shall be made by the governor in couocil, but may, subject to the assect of the governor, be altered by the local legislatures. Any standing order made as afore aid, which is repugnant to the provisions of any rules made uoder this. Act, shall.

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(Part VI - Indian Legislation)

shall, to the extent of that repugnancy but not otherwise, he void

(8) Subject to the rules and standing orders affecting the council, there shall be freedem of speech in the governors' legislative councils No person be liable to any proceedings in any court by reason of his speech of vote in any such council, or by reason of anything contained in any official report of the proceedings of any such council 1

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172E (1) Where a governor's legislative council o of falure has refused leave to introduce, or has failed to pass in a form recommended by the governor, any Bill relat ing to a reserved subject, the governor may certify that the presige of the Bill is escential for the dis charge of his reponsibility for the subject, and theroupon the Bill shall not withstanding that the council Lavo not consented thereto, be deemed to have possed and shall on signature by the governor become in Act of the local legislature in the form of the Bill as chighelly introduced or proposed to be introduced in the council or (as the easo may be) in the form recommended to the council or the governor

(2) I very such Act shall be expressed to be mado by the governor, and the governor shall forthwith send an authentic copy thereof to the Governor-General, who shall reserve the Act for the signification of His Mejecty's pleasure, and upon tho signification of such assent by His Majesty in Council, and the notification thereof by the Governor General, the Act shall have the same force and effect as an Act passed by the local legislature and duly assented to

Provided if at where in the common of the Governor-General a statu of emergency exists justifies such action, he may, instead of reserving such Act, signify his assent thereto, and thereupon the Act shall have such force and effect as aforesaid, subject however to disallowance by His Majesty in Conneil

[&]quot;Sect on "op was inserted by Part I of Set If of the Covernment of Inta Act 1919 (9 & 10 Oco 5 Ch. 101)

(Part PI.—Indian Legislation.)

- (3) An Act made under this section shall as seen as practicable after being made be hald before each House of Parliament, and no Act which is required to be presented for His Majesty's assent shall not be so presented until copies thereof have been laid before each House of Parliament for not less than eight days on which that House has sat.]
- (b) Lieutenant-Governors' and Chief Commissioners'
 Provinces.
- 73. (1) For purposes of legislation, the council Legislate of 1[***] a licutenant-governor having an executive horizont council, shall consist of the members of his executive electromassecution of the members nominated or elected as moners hereinafter provided).

\$(2)

(2) The legislative council of a licutemant-governor not baying an executive council, or of a chief commissioner, shall consist of members nominated or elected 'fas bereinafter provided'].

5(4)

- 74. [Constitution of legislative councils in Bengal, Madras and Bombay.]—Omitted by Part II of Schedule II of 9 and 10 Geo. 5. Ch. 101.
- 75. [Meetings of legislative councils of Bengal, Madras and Bombay.]—Omitted by Part II of Schedule II of 9 and 10 Geo. 5, Ch. 101.
- 76. (1) The number of members nominated or constitution elected to the legislative council of a lieutenant-caucals of governor or chief commissioner, the number of such heatenant prevenous and

members chief commis

¹ The words " a governor, or of " were omitted by Part II of Sch II of the Government of India Act, 1919 (9 & 10 Oco 5, Ch 101)

³ There we is were substituted for the words "with the aid tion of members nominated or elected in accordance with rules made under this Act " by stad

^{*} Sun section (2) was omitted by Part III of shid

 $^{^4}$ These words were substituted for the words 4 in accordance with rules made under this Act $^{\prime\prime}$ by Part 11 of this

Sub section (4) was omitted by 1818 P 2

(Part TI - Indian Legislation)

members required to constitute a quorum, the torm of office of such member, and the manuer of filling casual vacancies occurring by reason of absence from India, inability to attend to duty, death, acceptance of office, or resignation duly accented, or otherwise shall, in the case of each such conneil, he such as may be prescribed by rules made under this '[section].

2 Provided that the number of members so nominated or elected shall not, in the case of the legislative council of a houtenant governor, exceed ouc hundred ?

- (2) At least one third of the persons so nominated or elected to the legislative council of a lientenantgovernor or chief commissioner must be fronofficials
- (3) The Governor General in Conneil may, with the approval of the Secretary of State in Council. make rules as to the conditions under which and manner in which persons resident in India may be nominated or elected members of any of those legis lative councils, and as to the gualifications for being, and for bring nominated or elected, a member of any of those council, and as to any other matter for which rules are authorised to be made under this section, and as to the manner in which those iglos are to be carried into effect.

'[(3a) Rules made under this section may provide for the final decision of doubts or disputes as to the validity of an election I

'[(3b) Subject to any rules made under this section, any person who is a ruler or subject of any stato in India shall be eligible to be nominated a member of a legislative conucil 1

(4) All

i This word unseabil faifed follows of the boy last II feel li of the low in ment of lais Act 199, 19 ± 10 G o 5 Ch 101).

' This profit was such titled ly if I' This word was not tout I feeth as well "genous not be the child or large series of the cown in lable by if d" bobactic is (3) and (32) were a strict by settly 1 (4) of the Gorean mont of the I (threadact) Act 110 G (2.7 Ge) 5 Ch 37).

(Part VI -Indian Legislation)

- (4) All rules made under this section shall be laid hefore both Houses of Pullament us soon as may be after they are made, and those rules shall not be subject to repeal or alteration by the [Indian legislature or the local legislature]
- 77. (1) When a new heutenart governorship is Forest constituted under this Act, the Governor General in local legis Council may, by notification with the sanction of latures in His Majesty previously signified by the Secretary of governors a State in Council, constitute the heatenant governor of common in legislative council of the province, as from a vacce date specified in the notification, a local legislature. for that province, and define the limits of the province for which the heutenant-governor

legislativo council is to evereise legislativo powers (2) The Governor General in Council may, by

notification, extend the provisions of this Act relating to log slittle councils of houtenant governors, subject to such modifications and adaptations as ho may consider necessary, to any proxince for the time being under a chief commissioner

78 (1) [A lieutenant-gracinor of a chief Meetings of commissioner who has a legislative council may council of appoint such times and places for holding the leutenant sessions of his legislative council as he thinks fit the feetings and my also by notification of otherwise, prorogue somers the council, and any me ting of the legislative council of a heutenant governor or chief commis sioner may be adjourned by the person presiding Every lieutenant governor who has no executive council, and every chief commissioner who has a legis lative council, shall appoint a member of his legislativo council to be vice president thereof

(2) In the absence o the heutenant governor or chief commissioner from any meeting of his legis lative

¹ These words were sub t tuted for the words Governor General in Leg sla tve Council by Part II of Sch II of the Government of Inda Act 1919 (9 & 10 Oco. 5 th 101)

These words were interfed by 15 d

(Part VI -Indian Legislation)

hative concord the person to preside therest shall be the vice president of the council, or, in his absence, the member of the council who is highest in official rank among those holding office under the Ciowa who are present at the meotiog, or, during the discussion of the annual financial statement or of any matter of general public interest, '[or when questions are asked] the vice president, or the member approved to preside [* * * *]

³[(a) All questions at a meeting of the legislative council of a leutenant governor or chief commissioner shall be determined by a unipority of votes of the members present other than the heutenant-governor, chief commissioner, or providing member, who shall, however, have and excress a casting vote in case of an equality of votes?

"[(1) Subject to rules affecting the council, there shall be freedom of speech in the legislative councils of loutenant governors and chief commissioners. No person shall be highly to any proceedings in any court by reason of his speech or vote in those coin cits, or by reason of anything continued in any official report of the proceedings of those councils]

79 [Powers of loca' legislatures]-O nitted by Part II of Sch II of 2 and 10 Geo 5, Ch 101

80 (1) At a meeting of a local legislative council [(other than a governor's legislative council)] no mution shall be entortained other than a motion for leave to initiodic o'n measure into the council for the purpose of envolument, or having reference to a meeting initiodical or proposed to be introduced into the council for that purpose, or leaving reference to

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(Part VI -Indian Legislation)

some rule for the conduct of business in the council, and no business shall be transacted other than the consideration of these motions or the alteration of these rules

1(2) * * *

(3) Notwithstanding anything in the foregoing processors of this section, the local government [of a province other than a governor's province] may, with the sanction of the Governor-General in the my meeting of

discussion of the

local government, and of any matter of general public interest, and the osking of questions, under such conditions and restrictions as may be prescribed in the rules. Rules made under this sub-section for any council may provide for the appointment of a member of the council to preside at any such discussion [on when questions are asked] to the place of the '[-] licutionant governor or chief commissioner, as the case may be, and of the vice-president, and shall be lud before both Houses of Pathment as soon as may be after they are made, and shall not be subject to roped or alteration by the '[Indian legislature] or the local legislature

of (4) The local government of any province (other than a governor s province) for which a local legislative council is hereafter constituted under this Act shall, before the first meeting of that council, and with the sanction of the Governor-General in Council, make rules for this conduct of legislative business in that council (melading rules for pressults).

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² These words were in e ted by \$8 d.

³ These words vere ascreted by Sel. I of the Government of Ind a mendmen) Act 1916 (6.5.7 Geo. 5.0h. 37).

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Sub section (4) was inserted by total

¹ Sub-sect on (2) was on thed by Part II of Sch II of the Government of India Act 10 9 (9 & 10 Geo S Ch 101)

⁽Ausendmen) Act 1936 (6.4.7 Geo S Ch 37)

The word gover or was one tied by Pat II of Sch II of the
C crument of Ind Act 1919 (6.4.6 Geo S Ch 191)

The words were subs (atod far the word. "Gyrernor Ocaeral in Le, 4

(Part VI.-Indian Legislation.)

ing the mode of promulgation and authentication of laus passed by that council).]

"[(b) The local legislature of any such province may, subject to the assent of the houtenant-governor or chief commissioner, after the rules for the conduct of legislative business in the local council (including rules prescribing the mode of promulgation and authentication of laws passed by the council), but any alteration so made may be disallowed by the Governor-General in Council, and if so disallowed shall have no effect.]

(c) General.

Powers of local lega-latures

- ²[80A. (1) The local legislature of any province has power, subject to the provisions of this Act, to make laws for the peace and good government of the territories for the time being constituting that province.
- (2) The local legislature of any province may, subject to the provisions of the sub-section next following, tepcal or after as to that province any law made either before or after the commencement of that local legislature.
- (3) The local legislature of any province may not, without the previous sanction of the Governor-General, make or take into consideration any law—
 - (a) imposing or authorising the imposition of any now tax unless the tax is a tax scheduled as exempted from this provision by rules made under this Act; or
 - (b) affecting the public debt of India, or the customs dutics, or any other tax or duty for the time being in force and imposed by the authority of the Governor-General in Council for the general purposes of the government of India, provided that the imposition

¹ Subsection (5] was inserted by last 11 of set 11 of the (sovernment of lights Act, 1919 (9A 10 (co & Ch 10))
5 Section SQA was beerfed by Part I of sold

(Part VI -Indian Legislation)

- imposition of afterston of a fix scheduled as aforested shall not be deemed to affect any such tax or duty, or (c) affecting the discipline or maintenance of
- any part of His Vajosty's naval, military, or air forces, or
- (d) affecting the relations of the government with foreign princes or states, or
- (e) regulating any central subject, or
- (f) regulating any provincial subject which has been declared by rules under this Act to be either in whole or in part, subject to legislation by the Indian legislature, in respect of any matter to which such declaration applies, or
 - (g) affecting any power expressly reserved to the Governor General in Council by any law for the time heing in force, or
 - (h) altering or repealing the provisions of any law which, hiving been made before the commoncement of the Government of India Act, 1919, hy any authority in British India other than that local legislature, is declared by rules under this Act to be a law which cannot be repealed or altered by the local legislature without previous sanction, or
 - (s) altering or repealing any provision of an Act of the Indian legislature made after the commencement of the Government of India Act, 1919, which by the provisions of such first mentioned Act may not be repealed or altered by the local legislature without preyions sanction

Provided that in Act of in provision of an Act made by a local legislature, and subsequently assent ed to by the Governor General in pursuance of this Act, shall not be deemed invalid by reason only

(Part VI -Indian Legislation)

ing the mode of promulgation and authentication of lans presed by that council)]

1 (5) The local legislature of any such province mny, subject to the assent of the heutenant governor or chief commissioner, alter the inles for the con duet of legislative business in the local council (in cluding rules prescribing the mode of promulgation and authentication of laws passed by the council), lut any alteration so made may be disallowed by the Governor General in Council, and if so dis allowed shall have no effect]

(c) General

- "|80A (1) The local legislature of any province has power, subject to the provisions of this Act, to make laws for the perce and good government of the ter iteries for the time being constituting that pro vince
- (2) The local legislature of any province may, subject to the provisions of the subsection next following repeal or alter as to that province any law made either before or after the commencement of this Act by any authority in British India other than that local legislature
- (3) The local legislature of any province may not, without the previous sanction of the Governor Gene ral miko of tako into consideration any law-
 - (a) imposing or authorising the imposition of any now tax unless the tax is a tax sche duled as exempted from this provision by rules made under this Act . or
 - (1) affecting the public debt of India, or the on toms duties or any other tax or duty for the time being in force and imposed by the unthouts of the Governor General in Council for the central purposes of the government of Inilia, provided that the

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Powers.

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(Part VI.-Indian Legislation.)

imposition or alteration of a tax schedulod as aforesaid shall not be deemed to affect any such tax or duty; or

- (c) affecting the discipline or maintenance of any part of His Majosty's naval, military, or air forces; or
- (d) affecting the relations of the government with foreign princes or states; or
- (e) regulating any central subject; or
- (f) regulating any provincial subject which has been declared by rules under this Act to be, either in whole or in part, subject to legislation by the Indian legislature, in respect of any matter to which such declaration applies; or
- (g) affecting any power expressly reserved to the Governor-General in Council by any law for the time being in force; or
- (h) altering or repealing the provisions of any law which, laving been made before the commencement of the Govornment of India Act, 1919, by any authority in British India other than that local legislature, is declared by rules under this Act to be a law which cannot be repealed or altered by the local legislature without previous sanction; or
- (i) altering or repealing any provision of an Act of the Indian legislature made after the commencement of the Government of India Act, 1819, which by the provisions of such first-mentioned Act may not be repealed or altered by the local legislature without previous sanction:

Provided that an Act or a provision of an Act made by a local legislature, and subsequently assent ed to by the Governor-General in pursuance of this Act, shall not be deemed invalid by reason only

(Part VI -Indian Legislation)

ing the mode of promulgation and authentication of laws passed by that council)]

¹[(δ) The local legislature of any such provioce mny, subject to the assent of the heutenant-governor or chief commissioner, alter the rules for the conduct of legislative business in the local council (including tules prescribing the mode of promulgation and authentication of laws passed by the council), lut any altoration so made may be disallowed by the Governor General in Council, and if so disallowed shall have no effect I

(c) General

"[80A. (1) The local legislature of any province of local has power, subject to the provisions of this Act, to legs lature make laws for the peace and good government of the territories for the timo being constituting that pro-Times

- (2) The local logislature of any province may, subject to the provisions of the subsection next following, repeil or after as to that province any law made either before or after the commencement of this Act by air, authority in British India other than that local legislature
- (3) The local legislature of any province may not, without the previous sanction of the Governor Gene ral, make or take into consideration any law-
 - (a) imposing a authorising the imposition of any now tax unless the tax is n tax sche duled as exempted from this provision by rules made under this Act, or
 - (b) affecting the public debt of India, or the customs duties, or any other tax or duty for the time being in force and imposed hy the nutbouty of the Governor General in Council for the general purposes of the government of India, provided that the imposition

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¹ S b sect () was rf 11 lart H of h 11 f the to erm e t of led a Act 1919 (0 t 10 t co 5 th. 10]
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(Part VI -Indian Legislation)

imposition of alteration of a transcheduled as aforestid shall not be deemed to affect any such trans or duty, or

- (c) affecting the discipline of maintenance of any part of His Wajesty's naval, military, or air forces, or
- (d) affecting the relations of the government with foreign princes or states, or
- (e) regulating any central subject, or
- (f) regulating any provincial subject which has been declared by rules under this Act to be, either in whole or in part, subject to legislation by the Indian legislature, in respect of any matter to which such declaration applies, or
 - (g) affecting any power expressly reserved to the Governor General in Council by any law for the time being in force, or
 - (h) altering or repealing the provisions of any law which, hiving been made before the commencement of the Govonment of India Act, 1919, by any authority in British India other than that local legisliture, is declared by rules under the Act to be a law which cannot be repealed or altered by the local legislaturious without previous sanction, or
 - (t) Aftering or repealing any provision of t Act of the Indian legislature made aft the commencement of the Government India Act, 1919, which by the provision of such first mentioned Act may not i repealed or altered by the local legisl thre without previous sanction

Provided that an Act or a provision of an A made by a local legislature, and subsequently assen ed to by the Governor General in pursuance this Act, shall not be deemed invalid by reason on

(Part VI -Indian Legislation)

of its requiring the provious sanction of the Goverpor-General under this Act

(4) The local legislature of any province has not nower to make any law affecting any Act of Parlininert?

Vacation of s ats 1 local le_ sist ve coun il

1/80B An official shall not be qualified for election is a member of a local logislative council, and if any non official member of a local legislative council. Whether elected or nominated, accepts any office in the service of the Crown in India, his seat on the eouncil shall become vacant

Provided that for the numbers of this provision a mini tu shall not be deemed to be an official and n person shall not be deemed to accent office on appo niment as a minister 1

Financ al propo ala

1800 It shall not be lawful for any member of any local legislative conneil to introduce, without the previous sanction of the governor, lieutenant-governot or chief commissioner, any measure affecting the public revenues of a province, or imposing any chargo on those rovenues]

Assent to \$1 11a

- 81 (1) When a Bill has been passed slbv? a local legislative council the governor, lieutenantgovernor or chief commissioner, if * * * * may declare that he assents to or withholds his assent from tho "Bill?
 - (2) If the governor, bentemant-governor or chief commissioner withholds his assent from any such 5 Bill, the [Bill] [shall not become an Act]

(3) If

^{1 .} I as Soll and 800 w re marted In Part I of S h Il file Covernment

These words were substituted for the words ' has no effect' by last 11 of it J

(Part VI.-Indian Legislation)

- (3) If the governor, heutenant-governor of chief commissioner assents the any such '[Bill], he shall forthwith send an authentic copy of the Act to the Governor General, and the Act shall not have validity until the Governor-General has assented thereto and that assent has been signified by the Governor-General to, and published by, the governor, heutenant-governer or chief commissioner
- (4) Where the Governor-General withholds his assent from any such Act, he shall signify to the governor, heutenant-governor or chief commissioner in writing his reason for so withholding his assent.
- *[81A. (1) Where a Bill has been passed by a letter and local legislative conneil, the governor, leutenant reservation governor or chief commissioner may, instead of declaring that he assents to or withholds his assent from the Bill, return the Bill to the council for reconsideration, either in whole or in part, tegether with any amendments which he may recommend, or, in cases prescribed by rules under this Act, may, and if the rules so require, shall, reserve the Bill for the counsi deration of the Governor-General.
- (2) Where a Bill is reserved for the consideration of the Governor-General, the following provisions shall apply
 - (a) The governor, hentenant-governor or chief commissioner may, at any time within six months from the date of the reservation of the Bill, with the consent of the Governor-General, return the Bill for further consideration by the council with a recommendation that the council shall consider amendments therein;
 - (b) After any Bill so returned has been further considered by the cauncil, together with any recommendations made by the governor,

¹ This word was substituted for the word "Act' by Part II of Sch. II of the Ooserman' of India Act 1919 (9 & 10 Ge; 5 Ch. 101)
³ Section 51A was meeted by Part I of the

(Part VI - Indian Legislation)

nor, heutenant governor or choof commissioner relating thereto, the Bill, if re affirmed with or without amendment, rany he again presented to the governor, heutenant governor or chief commissioner

- (c) Any Bill reserved for the consideration of the Governor General shall, it assented to by the Governor General within a period of six months from the date of such reservation, become law on duo publication of such reservation, become law on duo publication of such assent, in the same way as a Bill assented to by the governor heuten ant governor or chief commissioner, but if not assented to by the Governor Genoral within such period of six months, shall lapse and be of no effect unless before the experition of that period either—
 - (1) the Bill has been returned by the governor, heutenant governor or chief commissioner for further consideration by the council, or
 - (11) in the case of the cruncil not being in session, n notification has been published of an intention so to return the Bill at the communicoment of the next session
- (3) The Governor General may (except where the Bill has been received for his consideration), instead of ascenting to or withholding his assent from any Act passed has local legislature, declare that he reserves the Act for the signification of His Majesty's pleasure thereon, and in such earle the Act shall not have validity until His Majesty in Commit has signified his assent and his a sent has been notified by the Governor General 3

(Part VI.—Indian Legislation.)

- 82. (1) When '[an Act] has been assented to by Power of the Governor-General, he shall send to the Secretary show Acts of State an authentic copy thereof, and it shall be lead legislature for His Majesty '[in Council] to signify tares *| his disallowance of '[the Act].
- (2) Where the disallowance of I[an Act] has been so signified, the governor, lieutenant-governor or chief commissioner shall forthwith notify the dis allowance, and thereupoo the Act, as from the date of the notification, shall become yold accordingly.
- 83. [Rules for conduct of legislative business.]—Omitted by Part II of Schedule II of 9 and 10 Geo. 5, Ch. 101.

Validity of Indian Laws.

- 84. (1) A law made by any authority in British Removal of India shall not be deemed invalid solely on account reliable of any one or more of the following reasons:

 reliable of critical indian ladian land.
 - (a) in the case of ⁵[an Act of the Indian legislature] ⁶[or a local legislature], because it affects the prerogative of the Crown; or
 - (b) in the case of any law, because the requisite proportion of "[ann-official members] was not complete at the date of its introduction into the council or its enactment; or
 - (c) in the case of s[an Act of] a local legislature, because it confers on magistrates, being justices

¹ These words were substituted for the words "any such Act" by Part II of Sch. II of the Government of India Act, 1919 (9 & 10 Geo 5, Ch 101).
¹ These words were inserted by 15th.

The words "through the Secretary of State in Council" were omitted by

bid

These words were substituted for the words "any such Act" by thid

Ale by the Governor-

werament of India

not holding office overnment of India ade by " by *bid

(Part VI.-Indian Legislation. Part VIA.Statutory Commission.)

justices of the peace, the same jurisdiction over European British subjects as that legislature, by Acts duly made, could lawfully confer on magistrates in the exercise of authority over other British subjects in the like cases.

'[A law made by any authority in British India and repugnant to any provision of this or any other Act of Parliament shall, to the extent of that repug-

nancy, but not otherwise, be void.]

"[(2) Nothing in the Government of India Act, 1913, or this Act, or in any rulo made thereunder, shall be construed as diminishing in any respect the powers of the Indian legislature as laid down in section sixty-five of this Act, and the ralidity of any Act of the Indian legislature or any local legislature shall not be open to question in any legal proceedings on the ground that the Act affects a provincial subject, or a central subject, as the case may be, and the validity of any Act made by the governor of a province shall not be so open to question on the ground that it does not relate to a reserved subject.]

PART VIA.

STATUTORY COMMISSION.

*[84A. (1) At the expiration of ten years after the pressing of the Government of India Act, 1919, the Secretary of State with the concurrence of both Houses of Parliament shall submit for the approval of His Majesty the names of presses to act as a commission for the purposes of this section.

(2) The persons whose names are so submitted, if approved by His Majesty, shall be a commission for

the

Ciatetory

¹ These words were inserted by section 2 (2) of the Government of India

⁽Amer Iment) Act, 1916 (6 & 7 Geo E, Ch 37)

The only section was inserted by Part 1 of vis f
Section 51A was inserted by Part 1 of visit.

(Part VIA - Statutory Commission Part VII -Salaries, Leave of Absence, Vacation of Office, Appointments, etc.)

the purpose of inquiring into the working of tho system of government, the growth of education, and the development of representative institutions, in British India, and matters connected therewith, and the commission shall report as to whither and to what extent it is desirable to establish the principle of responsible government, of to extend, modify, or restrict the degree of responsible government, then existing therein, including the question whether the establishment of second et ambiers of the local legislatures is or is not desirable

(3) The commission shall also inquire into and report on any off er matter affecting Billish India and the provinces, which may be referred to the commission by His Wajett]

PART VII

SALARIES, LEAVE OF ABSENCE, VACATION OF OFFICE,
APPOINTMENTS, ETC

- 85 (1) There shall be paid to the Governor schressal General of India and to the other per one mentioned allows or in the Second Schedule to this Act, out of the Coernor in the Second Schedule to this Act, out of the Coernor in the Second schedule and such salaries, not exceeding in erist up to any case the maximum specified in that behalf in lads that Sel child and such allowances (if any) for equipment and voyage, as the Secretary of State in Council may be order fix in that behalf, and subject to or in default of any such order, as are payable at the commencement of this Act
 - (2) Provided as follows
 - (a) an order affecting salaries of members of the Governor General's executive councit may not be made without the concurrence of a majority of votes at a meeting of the Council of India,

(b) if

(Part VII.—Salaries, Leave of Absence, Vacation of Office, Appointments, etc.)

- (b) if any person to whom this section applies holds or enjoys any pension or salary, or any office of profit under the Crown or under any public office, his salary under this section shall be reduced by the amount of the pension, salary or profits
- of office so held or enjoyed by him;

 (e) nothing in the provisions of this section with
 respect to allowances shall authorise the
 imposition of any additional charge on
- the revenues of India.

 (3) The remuneration payable to a person under this section shall commence on his taking upon himself the execution of his office, and shall be the whole profit or advantage which he shall enjoy from his

office during his continuance therein:

'I Provided that nothing in this sub-section shall apply to the allowances or other forms of profit and advantage which may have been sanctioned for such

Leave of alsence to members of executive conteils

co.

86. (1) The Governor-General in Council may grant to any of the [4] members of his executive council [[other than the Commander-in-Chiefl]], and a governor in council [[and a licutenant-governor in council] may grant to any member of his executive council, leave of absence under medical certificate for a period not exceeding six months.

persons by the Secretary of State in Council.]

(2) Where a member of council obtains leave of absence in pursuance of this section, he shall retain his office during his absence, and shall on his return and resumption of his duties be entitled to receive half his salary for the period of his absence; but if his absence exceeds six months his office shall become vacant. 87, (1) It

This provies was inverted by Part III of Sed. II of the Government of India act, 1919 (a. 10 Geo. & Ch. 101). The word "wordinary" was oncited by Part II of stid.

^{*} These works were inserted by slid.
These works were inserted by Sch. 1 of the Government of Inda
(Amendment) Ant, 1916 6 d. 7 tien 5, Ch. 57).

(Part VII.-Salaries, Leave of Absence, Vacation of Office, Appointments, etc.)

87. (1) If the Governor-General, or a governor, to absence or the Commander-in-Chief of His Majesty's forces from India. in India, and, If save in the case of absence on special duty or on leave under a medical certificatel if any 2[*] member of the executive council of the Governor-General, s[(other than the Commander-in-Chief)] or any member of the executive council of a governor *[or of a lieutenant-governor] departs from India, intending to return to Europe, his office shall thereunon hecome vacant.

5(2)-(5)

Goneral.

88. [Conditional appointments]-Omitted by Pt. III of Sch. II of 9 and 10 Geo. 5, Ch. 101.

- 89. (1) If any person of ***] appointed [*] Power for to of the office of Governor-General], is in India on General exor after the event on which he is to succeed, and before taking thinks it necessary to exercise the powers of Gover- sent. nor-General before he takes his seat in council, he may make known by notification his appointment and his intention to assume the office of Governor-
- (2) After the notification, and thougeforth until he repairs to the place where the council may assemble, he may exercise alone all or any of the powers which might be exercised by the Governor-General ın Council.
- (3) All acts done in the Council after the date of notification, but before the communication thereof to the Council, shall be valid, subject, nevertheless

tions (2), (3), (4) and (5) were repealed 1. Sch. II of the Govern-

succeed to the Il of the Gove

by Part III

81

ords were substituted for the words "subject to the foregoing

(Part VII -- Salaries, Leave of Absence, Vacation of Office, Appointments, etc)

theless, to revocation or alteration by the person who has so assumed the office of Governor-General

(4) When the office of Governor General is assumed under the foregoing provison, the vice-presi dent, or, if he is absent, th council (other than the present, shall preside therein, with the same powers

as the Governor-General would have had if present.

- [emporary 90 (1) If a vacancy occurs in the office of s a cy in Governor-General when there is no "[***] successor in India to supply the vacancy, the governor lovernor General
 - of a presidency] who was first appointed to the office of governor of a presidency by His Majesty shall hold and execute the office of Governor-General until a successor arrives or until some person in India is duly appointed thereto
 - (2) Every such acting Governor General, while acting as such, shall have and may exercise all the rights and powers of the office of Governor-General, and shall be entitled to receive the emoluments and advantages appertaining to the office, foregoing the salary and allowances appertaining to his office of governor, and his office of governor shall be supplied, for the time during which he acts as Governor-General, in the manner directed by this Act with respect to vacancies in the office of governor
 - (3) If, on the vnoancy occurring, it appears to the governor, who hy virtue of this section holds and executes the office of Governor-General, necessary to exercise the powers thereof before he takes his sent in council, he may make known by notification bis appointment, and his intention to assume the office of Governor Genoral, and thereupon the provi-

82

ITI e-a worls were substituted for the worls orl any ment r of the Co neil by Part 11 of the Governs ent of la lin Act 1319 (9 & 10 Geo 5 Cl

¹⁰¹⁾ The words "e nitt usl or other were on fited by Lart 111 of the I These words were in orted by 1 art 11 of at 1

(Part VII - Salaries, Leave of Absence, Vacation of Office, Appointments, etc.)

sions of '[section eighty nine of this Act] '[***] shall apply

- (4) Until such a governor has assumed the office of Governor General, if no \$ [***] successor is on the spot to supply such vacancy, the vice president, or, if he is absent, the senior \$ [*] member of the executive council \$ [(other than the Commander-in-Chief)] shall hold and excoute the office of Governor-General until the vacancy is filled in accordance with the provisions of this Act
- (5) Every vice president or other member of Concil so acting as Governor General, while so acting, shall have and may exercise all the lights and powers of the office of Governor-General and shall be outsiled to receive the emoluments and advantages apportaning to the office, foregoing his alary and allowances as member of council for that period
- 91. (1) If a vacancy occurs in the office of Ten persy governor when no ³[***] successor is on the spot office of to supply the vacancy, the vice president, or, if he is governor absent, the action member of the governor's executive conneil, or, if there is no conneil, the chief scoretary to the local Government, shall hold and execute the office of governor uptil a successor arrives, or until some other person on the spot is duly appointed
- (2) Every such acting governor shall, while noting as such, he cottled to receive the emoluments and advantages appertaining to the office of governor, tenegony the salary and allemances upper tuning to his office of member of council or score-try

92. (1) If

a 2

thereto

¹ Ti ese words were substituted for the words the Act by lat 111 A

(Part TII.—Salaries, Leave of Absence, Vacation of Office, Appointments, etc.)

Temporary TREADER IN other of member of an executive council

- 92. (1) If a vacancy occurs in the office of '[a member] of the executive council of the Governor-General 2 (other than the Commander-in-Chief)], or a member of the executive council of a governor, and there is no [***] successor present on the spot, the Governor-General in Council, or governor in council, as the case may be, shall supply the vacancy by appointing a temporary member of conneil.
- (2) Until a successor arrives the person so appointed shall hold and execute the office to which he has been appointed, and shall have and may exercise all the rights and powers thereof, and shall ho entitled to receive the emoluments and advantages appertaining to the office, foregoing all emoluments and advantages to which he was entitled at the time of his being appointed to that office.
- (3) If '[a member] of the executive conneil of the Governor-General Tother than the Commander-ia-Chief)], or any member of the executive council of a governor is, by infirmity or otherwise, rendered ineapable of acting or of attending to not as such, or is absent on leave, b[or special duty] "[***] the Governor-General in Council or governor in council, as the ease may be, shall appoint some person to be a temporary member of council.
- (4) Until the return to date of the member so ineapable or absent, the per on [**] temporarily appointed shall held and execute the office to which ho has been appointed, and shall have and may exererso all the rights and powers thereof, and shall be eatified to receive half the salary of the member of conneil

These werds were sub-tituted for the words "an ord care men he "te Part 11 of wh 11 of the Gwernn ent of India Jet, 1919 (9 & 10 Geo 5, Ch 101) These words were inerted by Part 11 of 15 d.
The words " conditional or other " were emitted by Part 111 of 151d.

^{*} These words were sub-tituted f r the words "any ordinary member " by

Tart II of this These words were inserted by Sh 1 of the florersment of Ir lin (Amendment) Art. 1916 (. 4 7 Gro. 5. Lb 37)

^{6 (} erts a words were emitted "art 121 of s3. / 1 The words " good lane"v . omittal by Part 111 of 13 d

Government of Ix Ex 42-

(Part VII.—Salaries, Leave of Livery Vacational Office, Appoint extres:

council whose place he fill, and also find the stary of any other office which he may hear, if he find are such office, the remaining helf of each financiar salary being at the disposal of the Grownian functional in Council or governor in council, as the case may he.

- (5) Provided as follows:-
- (a) no person may be appointed a transpersy
 member of council who might see have appointed ! [***] to fill the receiver appoint
 by the temporary appointment; such
 - (b) if the Secretary of State informs the form there General that it is not the interfered of the Majesty to fill a vacancy in the form the General's executive council, he to the specific appointment may be made under the taken and to fill the vacancy, and if any total form pornry appointment has been pass form the date of the receipt of the inform these by the Governor-General, the tenure of the person temporarily appointed shall been person temporarily appointed shall been from that date.
- 93. (1) A nominated or elected minitary of the least legislature of the Indian legislature of the local legislative council may resign his office for the governor. General or to the governor the least may be governor or chief commissioner, as the rase may be and on the acceptance of the resignation the office.
- (2) If for a period of two consecutive month, a such member is absent from India or unable by attend to the duties of his office, the Governor furn his governor, lieutenant-governor or chief commissions.

¹ The words "under this Act." were omitted by Part 11 of Feb. 11 of fee.

2 These words were substituted for the words "the Indian Legislaring Council" by feld.

(Part VII. - Salaries, Leave of Absence, Vacation of Office, Appointments, etc.)

as the case may be, may, by notification published in the government gazette, declare that the seat in council of that member has become vacant.

Leave

94. Subject to the provisions of this Act, the Secretary of State in Council may, with the concurrence of a majority of votes at a meeting of the Council of India, make rules as to the absence on leave! [or special duty] of persons in the service of the Crown in India, and the terms as to continuance, variation or cessation of pay, salary and allowances on which any such! [absence may be permitted].

Power to make rules as to Indiaz nultary ar routment.

- 95. (1) The Secretary of State in Council, with the concurrence of a majority of votes at a meeting of the Council of India, may make rules for distributing between the several authorities in India the power of making appointments to and promotions in [military] offices under the Crown in India, and may lein-state a [military] officers and servants suspended or removed by any of these authorities.
 - (2) Subject to such rules, all appointments to a such rules, all appointments to a such rules, and all a subject to the grant of the commands in India, and all a subject to the qualifications, enditions, and restrictions then affecting such appointments and promotions, respectively, continue to be made in India by the his authority.

No dual shires in respect of rel gion, colour or place of bir l 96. No native of British India, nor any subject of His Majeaty resident therein, shall, by reason only of his religion, place of birth, descent, colour, or any of them be disabled from holding any office under the Crown in India.

96 A. Notwithstanding

Su

These words were inserted by "ch I of the Government of In ha (Amen'l ment) Aci, 1010 (6 & 7 Geo. 5 th 37).
These words were rebellated for the words "leave may be granted" by Sch

I flawworl was tracerted by Part 11 of Sch 11 of the Government of India Act, 1919 (9 t 10 5 so 5, Ch 101)

t VII -- Salarics, Leave of Absence Vacation of Office, Appointments, ele Part VII A - The Civil Services in India)

1[96A Not withstan ling anything in any other Q ale ennetment, the Governor-General in Council, with adopted the approval of the Secretary of State in Council, certain the approval to approve the appro mar, by notification, declare that, subject to any conditions or restrictions prescribed in the notification, any named ruler or subject of any state in India shall be eligible for appointment to any orvil or military office under the Crown to which a native of British India may be appointed, or any named subject of any state, or any named member of any independent face of tilbs, in territory adjacent to India, snall be eligible for appointment to any such

PART VII A

THE CIVIL SERVICES IN INDIA

2[96 B (1) Subject to the provisions of this Theeri Act and of rules made thereunder, every person in feet and the envil service of the Crown in India holds office during His Majesty's pleasure, and may be employed in any manner required by a proper authority within the scope of his duty, but no person in that service may be dismissed by any authority subordirecto to that by which he was appointed, and the Secretary of State in Council may (except so far ne

he may provide by rules to the contrary) reinstate any person in that service who has been distaissed If any such person appointed by the Secretary of

State in Council thinks himself wronged by an order of an official superior in a governor's province, and on due application made to that superfor does not receive the redress to which he may consider hunself entitled, he may, without prejudice to any other right of redress, complain to the governor

les i Act 1313 (9 & 10 uer 5 Ch 101)

(Part VII A .- The Civil Services in India.)

of the province in order to obtain justice, and the governor is hereby directed to examine such complaint and require such action to be taken thereon as may appear to him to be just and equitable.

(2) The Secretary of State in Council may make rules for regulating the olassification of the civil sorvices in India, the methods of their recruitment, their conditions of service, pay and allowances, and discipline and conduct. Such rules may, to such extent and in respect of such matters as may be prescribed, delegate the power of making rules to the Governor-General in Council or to local governments, or authorise the Indian legislature or local legislatures to make laws regulating the public services:

Provided that every person appointed before the commencement of the Government of India Act, 1919, by the Secretary of State in Council to the oivil service of the Crown in India shall retain all his existing or accusing rights, or shall receive such compensation for the loss of any of them as the Secretary of State in Council may consider just and equitable.

(3) The right to pensions and the scale and conditions of pensions of all persons in the civil service of the Crown in India appointed by the Secretary of State in Council shall be regulated in accordance with the rules in force at the time of the passing of the Government of India Act, 1919. Any such rules may be varied or added to by the Secretary of State in Council and shall have effect as so varied or added to, but any such variation or addition shall not adversely affect the pension of any member of the service appointed before the date thereof.

Nothing in this section or in any rule thereunder shall prejudice the rights to which any person may, or may have, become ontitled under the provisions in contained in the East India 12. Annuity Funds Act. 1871.

(Part FII 1 -- ' " "

- (4) For the rem. I have a constituted at the second that all rules or otherwise the second to the se
 - i [960.—(I) The said present held in Indial a public service creatment exists for of indianous than fire members, a state as been a Concul Each member shall tole the Aristo in a family the reappointed North reasonable in the country of his term of calls except by order of the Secretary of State in Concerning the appointment, and the payable price in (if any) or along the office of character and named, shall be presented by rules madely to be such of but in Concerned.
 - (2) The public service or the public in regard to recruitment at I expelled at the public services in India, such functor was many by issufficed thereto by rules mode by the public pub
 - 196D. An auditor-general in India shall he my 1 pointed by the Scientary of State in Louisi, and shall hold office during His Maj sty's planting. The Secretary of State in Council shall, hy rules, make provision for his pay, powers, duties, and conditions of employment, or for the disharps of this duties in the case of a temporary vacancy on allocates from duty
 - (2) Subject to any rules made by the 5 crotary of State in Council, no office may be added to by the day.

¹ Sections 96C and 96D were insert 1 by last I of Ech. II of the Government of India Act, 1919 (9 & 10 Geo 5, Cl 191)

(Part VIII A - The Civil Services in India. Part VIII - The Indian Civil Service)

withdrawn from the public source, and the omoluments of no post may be varied, exopt after consulttion with such finance authority as may be designated in the rules, being an authority of the province of of the Government of India, according as the post is or is not under the control of a local government

I le nder Lart VII A

'[96E Rules made under this Pait of this Act shall not be made except with the concurrence of the majority of votes at a meeting of the Council of India]

PART VIII

THE INDIAN CIVIL SERVICE

Jules for min s to the lutten C large

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- 97 (1) The Scriotars of State in Council may, with the advice and assistance of the Civil Service Commissioners, make rules for the examination, under the superintendence of those Commissioners, of British subjects "and of persons in respect of whom a declaration has been made under "section 90A of this Act] who are derivous of becoming caudi dates for appointment to the Indian Civil Service
- (a) The rules shall prescribe the age and qualifications of the candidates, and the subjects of examination
- "[(2a) The admission to the Indian Civil Service of a British subject who or whose father or mother was not been within His Majesty's dominions shall be subject to such restrictions as the Secretary of State in Council, with the advice and assistance of the Civil Service Commissioners, may think fit to presente, and all such restrictions shall be included in the rules j (3) All

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(Part VIII .- The Indian Cnd Service.)

- (3) All rules made in pursuance of this section shall be laid before Parliament within fourteen days after the making thereof, or, if Parliament is not then sitting, then within fourteen days after the next meeting of Parliament
- (4) The candidates certified to be entitled under the rules shall be recommended for appointment according to the order of their proficiency as shown by their examination
- (5) Such persons only as are so certified may be appointed or admitted to the Indian Civil Service by the Secretary of State in Council
- '[(6) Notwithstanding anything in this section, the Secretary of State may make appointments to the Indian Civil Service of persons domiciled in India, in accordance with such rules as may be prescribed by the Secretary of State in Council with the concurrence of the majority of votes at a meeting of the Council of India

Any rules made under this sub-section shall not have force until they have been laid for thirty days before both Houses of Perhament]

- 98 Subject to the provisions of this Act, all offer vacancies happening in any of the offices specified or to the belian referred to in the Third Schedule to this Act, and build such offices which may be created hereafter, shall be filled from amongst the members of the Indian Civil Service.
- 99 (1) The authorates in India, by whom Power is appointments are made to offices in the Indian Civil Professional Service, may appoint to any such office any person to restrict of proved ment and ability domiciled in British of proved ment and ability domiciled in British of proved India and born [[**] of prients lightfully resident in India and not established there for temporary purposes

¹ The subsect in was inserted by Part 1 of Sch. 11 of the Government of India Act, 1 13 (3 & 10 (co 5 Ch. 101)

The worls "in I at th lade" were nager of by Sch. I of the Government of Inda (A nonla at) Act. 1916 (6.4.7 Geo. 5 Ch. 37)

(Part l'III.—The Indian Civil Service.)

purposes only, although the person so appointed has not been admitted to that service in accordance with the foregoing provisions of this Act.

- (2) Every such appointment shall be made subject to such rules as may be prescribed by the Governor-General in Council and sauctioused by the Secretary of State in Council with the concurrence of a majority of votes at a meeting of the Council of India.
- (3) The Governor-General in Council may, by resolution, define and limit the qualification of persons who may be appointed under this section, but every resolution made for that purpose shall be subject to the sanction of the Secretary of State in Council, and shall not have force until it has been laid for thirty days before both Houses of Parliament.

Power to make provisional appointments in certain cases.

- 100. (1) Where it appears to the authority in India by whom an appointment is to be made to any office resolved to mombers of the Indian Civil Service, that a person not being a member of that sorvice ought, under the special circumstances of the case, to be appointed thereto, the authority may appoint thereto any person who has resided for at least seven years in India and who has, before his appointment, fulfilled all the tests (if any) which would be imposed in the like case on a member of that service.
- (2) Every such appointment shall be provisional only, and shall forthwith be reported to the Scoretary of State, with the special reasons for making it and, unless the Sceretary of State in Council approves the appointment, with the concurrence of a majority of votes at a meeting of the Council of India, and within twelve months from the date of the appointment intimates such approval to the authority by whom the appointment was made, the appointment shall be cancelled:

PART IX.

Government of India Act (Part IA - The Indian High Courts)

PARTIX

THE INDIAN HIGH COULTS

Constitution

101 (1) The high courts roleired to in this Act constitution are the high courts of judicaturo for the time being of 1 gh established in British India by letters patent

(2) Each high court shall consist of a olitef justice and as many other judges at His Majesty may think fit to appoint

Provided as follows -

- (s) the Governor Goneral in Council mry appoint persons to not as additional judge of any high court, for such period, not exceeding two years as may be required, and the judges so appointed shall, whilst so acting, have all the powers of a judge of the high court appointed by His Majesty under this Act.
 - (11) the maximum number of judges of a high court including the chief justice and additional judges shall be twenty
 - (3) A judge of a high court must be—
 - (a) a harrister of England or Lichard or a member of the Preulty of Advocates in Scotland, of not less than five years' standing, or
 - (b) a member of the Indian Civil Service of not less than ten verus standing, and having for at least three years served as, or exercised the powers of, a district judge.,
 - (c) a person haring held judieral office, not in ferior to that of a subordinate judge a judge of a small cause court, for a jeriod of not less than five years, or

(d) a

(Part IX.-The Indian High Courts.)

- (d) a person having been a pleader of a high court for a period of not less than ten years.
- (4) Provided that not less than one-third of the judges of a high court, including the chief justice but excluding additional judges, must be such barristers or advocates as aforesaid, and that not less than one-third must be members of the Indian Civil Service.
- (5) The high court for the North-Western Provinces may he styled the high court of judicature at Albhahad, and the high court at Fort William in Bengal is in this Act referred to as the high court at Colentia.

Tenure of office of judges of high courts.

- 102. (1) Every judge of a high court shall hold his office during His Majesty's pleasure.
- (2) Any such judge may resign his office, in the case of the high court at Coloutta, to the Governor-General in Council, and in other cases to the local Government.

Precedence of judges of bigh courts.

- of 103. (1) The chief justice of a high court shall have rank and precedence hefore the other judges of the same court.
 - (2) All the other judges of a high court shall have rank and precedence according to the seniority of their appointments, unless otherwise provided in their patents.

Salaries, &c. of judges of high courts.

104. (1) The Secretary of State in Council may fix the salaries, allowances, furlough, retiring pensions and (where necessary) expenses for equipment and royage, of the chief justices and other judges of the several high courts, and may alter them, but any such alteration shall not affect the salary of any judge appointed before the date thereof.

(2) The remuneration fixed for a judge under this section shall commone on his taking upon himself the execution of his office, and shall be the whole profit or advantage which he shall enjoy from his

office during his continuance therein.

(3) If

(Part IX.-The Indian High Courts.)

(3) If a judge of a high court dies during his voyage to India, or within six months after his arrival there, for the purpose of taking upon himself the execution of his office, the Secretary of State shall pay to his legal personal representatives, out of the revenues of India, such a sum of money as will, with the amount received by or due to him at the time of his death on account of salary, make up the amount of one year's salary.

(4) If a judge of a high court dies while in possession of his office and after the expiration of six months from his arrival in India for the purpose of taking upon himself the execution of his office. the Secretary of State shall pay to his legal persocal representatives, out of the revenues of India, over and above the sum due to him at the time of his

death, o sume qual to six months' salary.

105. (1) On the eccurrence of a vacancy in the Provision for office of chief justice of a high court, and during any vacancy in obsence of such a chief justice the Governor-General chief justice in Ceuncil in the case of the high court of Calcutto, or other and the local Government in other cases, shall appoint one of the other judges of the same high court to perform the duties of chief justice of the court, until some person has been appointed by His Majesty to the office of chief justice of the court. and has entered on the discharge of the duties of that offico, or until the chief justice has returned from his absence, as the case requires.

(2) On the occurrence of a vacancy in the office of any other judge of a high court, and during any absonce of any such judge, or on the appointment of any such judge to act as chief justice, the Governor. General in Council in the case of the high court at Calcutta, and the local Government in other cases. may appoint a person, with such qualifications as are required in persons to be appointed to the high court, to act as a judge of the court; and the person so appointed may sit and perform the duties of a judge of the court, uotil some person has been appointed

Concrement of Little let.

(Part 1A, The Indian Rink Courte)

appointed by 111s Almbedy to the other of hubor of the court, and has entered on the Abeliance of this duties of the office, or anti the about ladge has seturned from the absences or until the Congruent Congrat to Poundl or the head they entered, by the more how be. nothing out to bound the mendational of the mittee Indoor

Anchelletten.

Unitable to

- 10th (7) The reverse blade courts are courts of of the color of and torse said parts being a disting and appelle bite, tucleithig adialculty Includeflow lit recised of then the heat were didd and me heldingers are noted powers and authority over of he relation to the inte infutetration of faction, toolgiday power to appoint electer and other adulated at the set the court, and purery to make rates for regulating the properties of the court, as any vested in them by fellow isdutt. and, subject to the proclehess of my such fellers partent, all much furtails those, postern sind sittlimites me or a rotal to these courts requestively of the court menonment of this And
 - Title) The letters pured establishing in vestor interligher person of authority in a light court way be maraded from those to flats by film Madesty to further lefters enlanted
 - (2) The liter courts have not and long tiple expr do not interest furbilled by to any builder Paresti to etherny tone, or noncerniting buy net nederal or done to the collection thereof neverther by the never and mouth a of the country of the last for the thou betwee be force

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- 107 Park of the light courts has superfutefalcets area all mante for the than being subject to the appointed jurietly time, and may do any of the follows ting through that is to ear t
 - to call by relative

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There is not in section of the property of the

(Part IX .- The Indian High Courts.)

- (b) direct the transfer of any suit or appeal from any such court to any other court of equal or superior jurisdiction;
- (c) make and issue general rules and prescribe forms for regulating the practice and proceedings of such courts;
- (d) prescribe forms in which hooks, entries and accounts shall be kept by the officers of any such courts; and
- (e) settle tables of fees to he allowed to the sheriff, attorneys, and all clerks and officers of courts:

Provided that such rules, forms and tables shall mote to inconsistent with the provisions of any '[law] for the time hoing in force, and shall roquire the previous approval, in the case of the high court at Calcutta, of the Governor-General in Council, and in other cases of the local Government.

- 108. (1) Each high court may by its own rules Precise of provide as it thinks fit for the exercise, by one or typingle more judges, or hy division courts constituted by a two or two or more judges, of the high court, of the original courts and appellate jurisdiction vested in the court.
- (2) The chief justice of each high court shall determine what judge in each case is to sit alone, and what judges of the court, whether with or without the chief justice, are to constitute the several division courts.
- 109. (1) The Governor-General in Council may, Power for by order, transfer any territory or place from the Green pursidiction of one to the jurisdiction of may other Concelle of the high courts, and anthorise any high court to fiber local oxereise all or any portion of its jurisdiction in any prelation of part of British India not included within the limits high courts, for which the high court was established, and also

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Government of India Act. (Part IX.—The Indian High Courts.)

to exercise any such jurisdiction in respect of '[any British subject for the time being within] any part of India outside British India.

(2) The Governor-General in Council shall transmit to the Secretary of State an authentic copy of

every order made under this section.

(3) His Majesty may signify, through the Secretary of State in Council, his disallowance of any such order, and snoh disallowance shall make void and annul the order as from the day on which the Governor-General notifies that he has received intimation of the disallowance but no act done by any high court before such notification shall be deemed iovalid by reason only of such disallowance.

Exemption from jurisdiction of high course.

ic 110. (1) The Governor-General, each govoroor, if [liculenaot-governor and chief commissioner] and coch of the members of I the executive council of the Governor-General or of n governor or licuteoant-governor] *[and a minister appointed under this Act], shall not—

- (a) be subject to the original jurisdiction of any high court by reason of anything counselled, ordered or done by any of them in his public capacity only; nor
- (b) be liable to be arrested or imprisoned in any suit or proceeding io any high court acting in the exercise of its original jurisdiction; nor
- (o) be solviest to the original criminal jurisdiction of any high court in respect of any offence not being treason or felony.
- (2) The exemption under this section from liability to arrest and imprisonment shall extend also to

respective executive

⁽Amendment) Act,

⁴ These words nece lesected by Pret II of Sch. II of the Correspect of India Act, 1919 (9 & 10 Geo. 5, Ch. 101).

Government of India Act (Part IX—The Indian High Courts)

the chief justices and other judges of the several high courts

111 The order in writing of the Gevernor-Writing General in Counce I for any act shall, in any proceed-flevernor my, civil or eriminal in any high court acting in the General exercise of its original jurisdiction, be a full just I ractin any flection of the act, except so far as the order oxtends south to any European British subject, but nothing in this section shall exempt the Gevernor General, or any member of his executive c uncil, or any piesen acting under their orders from any proceedings in respect of any such act before any eempotent court in England

Law to be administered

112 The high courts at Calcutta, Madras and Lawiste Bombry, in the excresse of their in suits against inhabitants of Bembry, as the case may be, inheritance and succession to lands, rents and goods, and in matters of contract and dealing between party andiparty, when both parties are subject to the same personal law or custom having the force of law, deede secording to that personal law or custom, and when the parties are subject to different personal laws or customs laving the force of law, deeded according to the law or custom to which the defendant is subject

Additional High Courts

113 His Majesty may, if he sees fit, by letters and patent, establish a high court of pulnerture in any state territory in British India, whether or not included by within the limits of the local jurishellon of another high court, and confer on any high court to catalish ed any such jurishelton, powers and nullarlay as are vested in or may be conferred on any high ceurt exiting at the commencement of this Act, and, where a high court is so established in any area included within the limits of the local jurisheltion of

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(Part IX.—The Indian High Courts.
Part X.—Ecclesiastical Establishment.)

another high court, His Majesty may, by letters patent, after thoso limits, and make such incidental, consequential and supplemental provisions as may appear to be necessary by reason of the alteration.

Advocate-General.

Appointment and powers of advocategeneral

- t 114. (1) His Majesty may, by warrant under Hise Royal Sign Manual, appoint an advocate-general for each of the presidencies of Bengal, Madras and Bombay.
 - (2) The advocate-general for each of those presidencies may take on behalf of His Majesty such proceedings as may be taken by His Majesty's Attorney-General in England.
 - '[(3) On the occurrence of a vacancy in the office of advocate-general or during any absence or deputation of nn advocate-general the Governor-General in Council in the case of Bengal, and the local Government in other cases, may appoint a person to act as ndvocate-general; and the person so appointed may exercise powers of an advocate-general until some person has been appointed by His Majesty to the office and has entered on the discharge of his duties, or until the advocate-general has roturned from his absence or deputation, as the case may be, or until the Governor-General in Council or the local government, as the case may be, cancels the acting appointment.

PART X.

ECCLESIASTICAL ESTABLISHMENT.

Ju sel ction of linkau bishops 115. (1) The bi-hops of Calcutta, Madras and Bombry have and may exercise within their respective discoses such episcopal functions, and such ecclesiastical jurisdiction for the superintendence

¹⁷h : sub-section was alled by Sch. I of the Government of India (Amendment) Act, 1919 (6 & 7 Geo 6, Ch. 37)

(Part X-Ecclesiastical Establishment.)

and good government of the ministers of the Church of England therein, as His Majesty may, by letters patent, direct 1 [His Majesty may also by letters patent make such provision as may be deemed expedient for the exercise of the episcopal functions and ecclesiastical jurisdiction of the bisbop during a vacancy of any of the said sees or the absence of the bishop thereof.

(2) The Bisbop of Calcutta is the Metropolitan Bishop in India, subject nevertheless to the general superintendence and revision of the Archbistop of Canterbury 1 [and as metropolitan shall have, enjoy, and exercise such ecclesistical jurisdiction and

functions as His Majesty may by letters patent direct, His Majesty may also hy letters patent make such provision as may be deemed expedient for the exercise of such jurisdiction and functions during a vacancy of the Sec of Calcutta or the absence of the bishop, (3) Each of the bishops of Madras and Bombay

is subject to the Bishop of Calculta as such Metropolitan, and must at the time of his appointment to his hishopric, or at the time of his consecration as bishop, take an oath of obedience to the Blahop of Calcutta, 10 such manner as IIIs Majosty, by letters patent, may be pleased to direct.

(4) His Majesty may, by letters patent, vary the limits of the dioceses of Calcutta, Madras and Bombay.

(5) Nothing in this Act or in any such letters patent as aforesaid shall prevent any person who is or has been bishop of any dioceso in India from performing episcopal functions, not extending to the exercise of jurisdiction, in any diocese or reputed diocese at the request of the bishop thereof.

116. [Power to admit to holy orders.]-Rep. by Seb. 11 of 6 & 7, Geo. 5, Cb. 37.

117. If any person under the degree of bishop conserst 117. If any person under the distance of from Bombay, like to

¹ These words were inverted by 1 a t 111 of 2ch 11 of the Covernment of blabuprie, 1ndia Act, 1919, (9 & 10, Geo. 5, Ch. 191)

(Part X - Ecclesiastical Establishment)

Bombay, being at the time of his appointment resident in India, the Archbishop of Canterbury, if so required to do by His Majesty by letters patent, may issue a commission under his hand and seal, directed to the two remaining bishops, authorising and charging them to perform all requisite ceremonies for the coosecration of the person so to be appointed

Salaries at d allowances of bishops and archdeacons

- 118 (1) The bishops 1 [**] of Calcutt, Madras and Bombay are appointed by His Majesty by letters patent 2 [and the archdeacons of those diocoses by their respective diocesan bishops], and there may he paid to them, or to any of them, out of the revolues of India such salaries and allowances as may be fixed by the Secretary of State in Council; but any power of alteration under this enactment shall not he exercised so as to impose any additional charge on the revenues of India.
 - (2) The remuneration fixed for a bishop of archdeacon under this section shall commence on his taking upon himself the execution of his office, and be the whole profit or advantage which he shall enjoy from his office during his continuance therein, and continue so long as he exercises the functions of his office.
 - (3) There shall be paid out of the revenues of India the expenses of visitations of the said bishops, but no greater sum may be issued on necount of these expenses than is allowed by the Secretary of State in Council

Payments to representa tives of b shops

119 (1) If the Bishop of Calcutta dies during his voyage to India for the purpose of taking upon himself the execution of his office, or if the Bishop of Calcutta, Madras or Bombay dies within six months after his arrival there for that purpose, the Secretary

3 These words were inserted by shed

The works a d archicacons were suits thy fart lift of Sch. Il of the Government of India Act. 1913 (J. 2 10 Oco 5, Cl. 101)

(Part X.-Ecclesiastical Establishment.)

Scoretary of State shall pay to his legal personal representatives, out of the revenues of India, such a sum of monoy as will, with the amount received by or due to him at the time of his death on account of salary, make up the amount of one year's salary.

(2) If the Bishop of Calcutta, Madras or Bombay dies while in possession of his office and after the expiration of six months from his nurival in India for the purpose of taking upon himself the execution of his office, the Secretary of State shall pay to his legal personal representatives, out of the revenues of India, over and ahove the sum due to him at the time of his death, a sum equal to six months' salary.

120. His Majesty may, hy warrant under the Prennent to Royal Sign Manual, countersigned by the ¹ [Secretary bushops of Sinto], grant, out of the revenues of India, to any Bishop of Calcutta a pension not exceeding fifteen hundred pounds per annum if he has resided in India as Bishop of Calcutta, Madras or Bombay or arobdeacon for ten years, or one thousand pounds per annum if he has resided in India as Bishop of Calcutta ¹[Indras or Bombay] for seven years, or soven hundred and fifty pounds per annum if he has resided in India as Bishop of Calcutta ¹[Madras or Bombay] for five years, or to any Bishop of Madras or Bombay a pension not exceeding eight hundred pounds per annum ¹[***] if he has resided in ¹[*] India as Bishop of fifteen years.

121. His Majesty may make such rules as to the Furlough leave of absence of the Bishops of Calcutta, Madras rules, and Bombay on furlough or medical certificate as seem to His Majesty expedient.

and Bombay on furlough or medical certificate as seem to His Majesty expedient.

122. (1) Two members of the Chaplains maintained in each of

County and the county

¹These words were substituted for the words "Chancellor of the linkepert" by both 1 of the Obsernment of India (Amendment) Act, 1916, (5 ± 7 Geo. 5, Ch. 37)

Three words were inverted by shad

The words "to be paid quarterly" were repealed by 1613.
The word "British" was repealed by 1814.

(Part XI-Offences Procedure and Penalties)

'[Provided that notwithstanding anything in this Act, if may member of the Governor-General's Executive Council or any member of any local Government was at the time of his appointment concerned or engaged in any tiado or business, he may, during the term of his office with the sanction in writing of the Governor General, or, in the case of ministers, of the governor of the province, and in any case subject to such general conditions and restrictions as the Governor General in Council may prescribe, retain his concern of interest in that trade or husiness, but shall not, during that term, take part in the direction or management of that trade or business.]

oans to r nees or r efs

- 125 (1) If any Lucopean British subject, without the pierrous consont in writing of the Secretary of State in Council or of the Governor-General in Council or of a local Government, by himself on mother,—
 - (a) lends any money or other valuable thing to any prince or oline in India, or
 - (b) is concoined in lending money to, or 1 using of procuring money for any such prince or chief, or becomes security for the renayment of any such money, or
 - (c) lends any monoy or other valuable thing to any other person for the purpose of being lent to my such prince or chief, or
 - (d) takes, holds, or is concerned in any bond, note or other security granted by any such primes or chief for the repayment of any loan or misney hereinbefore referred to

he shall be guilty of a misdemeanour.

(2) Every bond, note, or security for mones, of what kind or nature seever, taken, held or enjoyed, either directly or indirectly, for the use and benefit of

^{&#}x27;This from o was 1 wried by 1a thol feb 11 of the 4 verme at of India Act 1929 (Ad 10 too 5 Ch 201)

(Part XI -Offences, Procedure and Penalties)

of any European British subject, contrary to the intent of this section, shall be yild

- 126 (1) If any poison carries on, mediately of Car jung on immediately, any illicit correspondence, dangerous correspondence, to the peace of safety of any part of British India, see with any prince, chief, land-holder or other person having authority in India, or with the commander, governor, or president of any foreign European settlement in India, or any correspondence, contrary to the rules and orders of the Secretary of State or of the Governor-General in Council or a Governor in Council, he shall he guilly of a misdemeanout; and the Governor General or governor may issue a warrant for securing and detaining in custody any person suspected of carrying on any such correspondence
 - (2) If on examination taken on oath in writing of any credible writiness before the Governor General in Council or the Governor in Council, there appear reasonable grounds for the charge, the Governor Goueral or governor may commit the person suspected or accused to safe custody, and shall within a reason able time, not exceeding five days, cause to be delivered to him a copy of the charge on which he is committed.
 - (3) The person charged may deliver his defence in writing, with a list of such witnesses as he may desire to be examined in support thereof
 - (1) The witnesses in support of the charge and of the defence shall be examined and cross examined on eath in the presence of the person charged, and their depositions and examination shall be taken down in writing
 - (6) If netwithstanding the defence, there appear to the Governor General in Council or Governor in Council reasonable grounds for the charge and for continuing the confinement, the person charged shall remain in custody until he is brought to trial in India or sent to Eucland for trial

(Part XI -Offences, Procedure and Penalties)

- (6) All such examinations and proceedings, or attested copies thereof undor the soil of the high court, shill ho sent to the Secretary of State as soon as may be, in order to their being produced in cyclence on the trial of the person charged in the event of his being sent for trial to England.
- (7) If any such person is to be sent to England, the Governor General or governor, as the ease may be, shall cruse him to hose sent at the first commencent opportunity, unless he is disabled by illness from undertaking the voyage in which case he shall be so sent as soon as his state of he dith will safely admittipered.
- (8) The examinations and proceedings transmitted in pursuance of this section shall be received as cridence in all courts of law, subject to any just exceptions as to the competency of the witnesses

Prosecuti n of offe sees su Lughand

- 127 (1) If any person holding office under the Crown in India commits any offence under this Act, or any offence against any person within his jurisdiction or subject to his authority, the offence may, without prejudice to any other jurisdiction, be inquired of, heard, tried and determined before His Majecty's High Court of Justice, and be dealt with as if committed in the county of Middlesex.
- (2) Every British subject shall be amenable to all courts of justices in the United Krugdom, of competent jurisdiction to try offences committed in India, for any offence committed within India and outside British India, as if the offence brid heen committed within British India.

limitation for process tone in Br ti b ledle

128 Every prosecution before a high court in British India in respect of any offence referred to in the last foregoing scotion must be commenced within six years after the commission of the offence

Peratica.

129 If any person commits any offence reformed to in this Act he shall be liable to such fine or imprisonment or both as the court thinks fit, and shall be

Government of Irde 1st.

(Part XI -Offences, Proplate rol Pecel is Part XII - Suff'er b'

be liable, at the discretion of the re r, where judged to be incapable of serving it of rower fee in any office, civil or military, ar 1, if I be ser Y's ad in British India by a high court, il a conta ny enter that he be sent to Great Britain.

PART XIL

SUPPLEMENTAL.

1[129 A (1) Where any matter is required to be to mesoribed or regulated by rules under the fitted no special provision is male as to the antinhom the rules are to be made, the rules of chil made by the Governor General in Courth, with the sanction of the Secretary of State in (1991), 617 shall not be subject to repeal or alterition by the Indian legislature or hy nny local legislature,

(2) Any rules made under this Act may be to framed as to make different provision for diff with provinces

(3) Any rules to which sub section (1) of this err, tion applies shall be Ind before both Houses of Parliament as soon as may be after they are mit. and if an address is presented to The Majerly by cliff House of Parliament within the next thirty days on which that House has sat after the rul a are 141 boforo it praying that the rules or may of them tuny he annulled, His Majesty in Council may annul the rules or any of them, and those rules shall the ner forth be void, but without projudice to the validity of any. thing previously dono thereunder

Provided that the Secretary of State may direct that any rules to which this section applies shall be laid in draft before both Honses of Parliament, and in such case the rules shall not be made unl as h the Houses by resolution approve the draft either without modification

Sects a 193 A was inserted by Pat I of S h II of the Coverum at of Inta Act, 1919 (9 & 10 (ex 5 Ch. 101)

Government of India Act. (Part XII -Supplemental)

modification or addition, or with modifications and additions to which both Houses agree, but upon such approval acting given, the rules may be made in the form in which they have been approved, and such rules on being so made shall be of full force and effect, and shall not require to be further laid before Parliament?

Rei esl

130 The Acts specified in the Fourth Schedule to this Act are hereby repealed, to the extent mentioned in the third column of that Schedule:

Provided that this repeal shall not affect-

- (a) the validity of any law, charter, letters patent, Order in Council, warrant proolamation, notification, rule, resolution, order, regulation, direction or contract made, or form presented, or table settled, under any enactment hereby repended and in force at the commencement of this Act,
 - (b) the validity of any appointment, or any grant or appropriation of money or property made under any enactment hereby repealed, or
 - (c) the tenute of office, conditions of service, terms of remaineration or right to pension of any officer appointed before the commencement of this Act.
- '(Any reference in any enactment, whether an Act of Parliament or made by any muthority in British India, or in any rules, regulations or orders made under any such concernent, or in any letters putent or other document, to any enactment repealed by this Act, shall for all purposs he construed as references to this Act, or to the corresponding provision thereof.]

1 [Any reference in any enactment in force in India, whether an Act of Parliament or made by may authority

¹ These paragraphs were leserted by Part I of bob 11 of the Covernment of In Ha Art 1919 (0 & 19 Geo 5, Ch 191)

nuthority in British India, or in any rules, regulations, or orders made under any such enactment, or in any letters patent or other document, to any Indian legislative authority, shall for all purposes be construed as references to the corresponding authority constituted by this Act.]

Savings.

- 131. (1) Nothing in this Act shall derogate from Saring as to any rights vested in His Majosty, or any powers of and powers. the Scoredary of State in Council, in relation to the government of India.
- (2) Nothing in this Act shall affect the power of Parliament to control the proceedings of the Governor-General in Council, or to repeal or alter any law made by any nuthority in British India, or to legislate for British India and the inhabitants thereof.

(2) Nothing in this Act shall affect the power of the Indian legislature] to repeal or alter any of the provisions mentioned in the Inth Schedule to this Act, or the validity of any previous exercise of this power.

- 132. All treaties made by the East India Com-Treative, pany, so far as they are in force at the commence restricted ment of this Act, are binding on His Majesty, and East India all contracts made and liabilities incurred by the Company may, so far as they are outstanding at the commencement of this Act, be enforced by and against the Secretary of State in Conneil.
- 133. All orders, regulations and directions law-orders of fully made or given by the Court of Directors of the East India Company, or by the Commissioners for the Affairs of India, are so far as they are in force at the commencement of this Act, deemed to be orders, rules and directions made or given by the Secretary of State under this Act.

^{134.} In

^{*} These works were substituted for the mer-a "Governor-General in Legislaters Counci" he Part H of but H of the Government of Ind a Act, 1919 (2 & 10 (con & C. D. 14))



(Part XII—Supplemental First Schedule— Number of Members of Legislative Councils)

'[The expressions "official" and "non official," where used in relation to any person, mean respective ly a person who is or is not in the civil and military service of the Crown in India

Provided that rules under this Act may provide for the holders of such offices as may be specified in the rules not being treated for the purposes of this Act, or any of them as officials]

²[135 This Act may be cited as the Government short i the of India Act]

SCHEDULES

FIRST SCHEDULE

Sect on *2A

NUMBER OF MEMBERS OF LEGISLATIVE CORNEITS

Legislat ve Counc t	Aumber of Members
Mad as	118
B mbay	111
B gul	125
Un ted Prov ne s	118
Panjah	83
B har and Orises	03
Central Provinces	-0
A sam	. 53

SECOND SCHEDULF

The puregraph was necred by Part 1 of Sch. II of the Government of Inlia Act, 1 1 (& 10 Geo 5 (1 101) Sec. 17 was substantial field.

[&]quot;Il sheledule wassel fits ed by lart 1 of List

Government of India Act (Part XII - Supplemental)

ton tons

134 In this Act, uoless the context otherwise requires,-

- "Governor-General in Concoil" means the Governor-General in Executive Counoil;
- (2) "governor in council" means a governor in executive council.
- (3) "lioutenant-governor in council" means
 a lieutenant-governor in executivo
 council.
- "[(4)" local government" means, in the case of a governor's province, the governor in ecoccil or the governor acting with ministers (as the case may require), and, in the case of a province other than a governor's province, a licutenant-governor in council, licutenant-governor or cluef commissioner;
 - "local legislative council" includes the legislative council to any governor's province, and any other legislative conocil constituted in necordance with this Act.
 - "local legislature" means, in the case of a governor's province, the governor and the legislature council of the province, and, in the case of any other province, the licutuant governor or chief commissioner in legislature council];
- (5) "office" includes place and employment;
- (6) "province" includes a presidency, and
- (7) references to rules made under this Act ioclude rules or regulations made under ony concerned hereby repealed, until they are altered under this Act

Tho

Paragraph (4) was sub it utal by Par II of b b it of the Overnmen s of black Act, 1010 (0 & 10 (100 & Ch. 101) 112

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Nather of Members of Let sixth County)

I The expressions "official" and " no be dea ..." where need in relation transfer is even respective le a per in who is er is not in the civil and influery service of the Crown in India,

Provided that rules under this Acting press'e for the holders of such offices as may be specificing the rule not being to stal for the purpose of this let, in any of them as officials]

7135 This let may be cated as the Concrement was a of India ter ?

SCHI BIILLS

HIRST SCHEIMING

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(Third Schedule.—Offices reserved to the Indian Civil Service. Fourth Schedule. - Acts Repealed.)

Army, Marine, Education, Foreign, Political, and Public Works Departments: Provided that if the office of secretary or deputy secretary in the Legislative Department is filled from among the members of the Indian Civil Service, then the office of deputy secretary or secretary in that department, as the case may be, need not be so filled.

2 Three offices of Accountants General.

B .- Offices in the provinces which were known in the year 1861 as " Regulation Provinces."

The following offices, namely :-

- 1. Member of the Board of Revenue.
- 2. Financial Commissioner.
- 3. Commissioner of Revenue.
- . 4. Commissioner of Customs.
 - 5. Opium Agent.
 - 6. Secretary in every department except the Public Works or Marine Departments.
 - 7. Secretary to the Board of Revenue.
 - 8 District or sessions judge.
 - 9. Additional district or sessions indge.
 - 10. District magistrate.
 - 11. Collector of Revenue or Chief Revenue Officer of a district.

FOURTH SCHEDULE. Acre Researces.

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te you stil Chapter	55 - T /	Ertest of Beyond		
10 Gev 2, c. 4?	The East Inda Corpers	The white Act.		
13 Ges 3, e. 63 .	The East India Company Act, 1772	The wheat Art, except one form for protection for private for the three and forty free.		

Government of India Act. (Fourth Schedule .-- Acrs Repealed.)

Session and Chapter	Short Title	Extent of Repeal
21 Geo 3, e 70	The last India Company Act, 1780	Tie whole Act except section eighteen
26 Gen 3, e 57	The Bust India Compans Act, 1786	Section there eght
33 Geo 3, c 52 .	The East Indis Company Act, 1793	The whole Act.
37 Geo 3, c 143	The East Incin Act,	The whole Act, except section twelve
39 & 40 Geo 3, c 79	The Government of India Act, 1800	The whole Act
83 Geo 3, c 155	The East India Company Act, 1813	The whole Act
55 Geo 3, c 81	The Indian Presidency Towns Act, 1815	The whole Act
4 Geo 4, c 71 .	The 1 dian Bishops and Courts Act, 1823	The whole Act
6 Geo 4, e 6%	The ladian Saleries and Persions Act, 1825.	The whole Act
7 Geo 4 c 58 .	The East India Officers' Act, 1826	The ubolo Act
3 & 4 Will 4, c 85	The Government of In its Act, 1833	The whole Act, except section one bundred and tucket
5 & 6 W (11, 4, e 52	The India (North West Provinces) Act, 1835	The whole Act.
7 Will, 4 and 1 Vict , c 47.	The India Officers' Sala 1109 Act, 1837	The whole Act
5 & 6 Vict. c 119	The Indian Bakops Act, 1812	The wh lo Act.
16 & 17 Viet., e 95	The Government of India Act, 1853	The whole Act
17 & 18 Vict. c 77 .	The Government of India	The whole Act
21 & 22 Vict, c. 106 .	The Government of India Act, 1855	The whole Act, except section four
22 & 23 Vict, e 41 .	The Government of India Act, 1859	The whole Act.

Government of India Act. (Fourth Schedule.— Acts Repealed.)

Session and Chapter	Short Title	Extens of Repeat
23 & 24 Vict., e 100	The Puropean Forces (India) Act 1860	The whole Act
25 & 24 Vict, c 103	The East India Stock Art, 1860	The whole Act, except section six.
21 & 25 \set, c 54	The Indan Civil Service Act, 1561	The whole tet.
24 & 25 Vict, c 67	The Indian Councils Act, 1861	Tle whole Act
21 & 25 Vict , e 104	The ladies High Courts set, 1561	The whole Act.
28 1 29 Fact, c 15	The ladies Stight Court.	The whole Act.
28 & 29 Viet, c 17	The terrement of India Act, 1865	The whole Act.
32 & 33 Vect. c 97	The Government of India Act, 1269	The whole Act.
32 & 33 Vict, c 08	The Indian Councils Act, 1869.	The, whole Act.
33 & 34 Vict., e 3	The Government of ledia	The abole Act.
33 & 34 Vict., c 59	The East India Contracts Act, 1570	The abole Act
34 A 35 Vect, c 34	The Ind an Conneils Act,	The whole Act.
84 a 35 Vict, c 62	The ind an Lisboys &ct.	The whole Act.
27 & 39 Ylet, e 3	The Fast Index Loan Art.	bertica Libren.
37 & 38 Vict, e 77	The Colonial Clergy Act, 1874.	Section Ellifern
57 & 35 Vict., e PI	The Indian Centrile Act,	The who's Act.
43 \ tet., e. 5 .	The Inline School and Albushore Act, 18-0	The whole Act.
44 & 45 Vict. c 83	The late Offer And Lr Act, 1851,	The whole Act.
47 L 43 Vet , c. 28	The Indea Marine Ser vice Act, 3588	Feeticus two, three, for

(Tourth Schedule - Acts Repealed Tifth Schedule. - Provisions of this Act which may be repealed or attered by the Indian legislature)

Fession and Chapter	Short Title	Extent of Repeat
55 & 56 Vict, c 14	The Indian Conneils Act, 1892	The whole Act
3 Fdw 7 c 11 .	The Contracts (India Office) Act, 1903	The whole Act
4 Edw 7, c 26	The Indian Councils Act	The abole Act
7 Edw 7, c 35	The Conneil of India Act, 1907	The whole Act
9 Edw 7, c 4 .	The Indian Councils Act 1909	The whole Act
1 & 2 Geo 5, c 18	The Indian High Courts Act, 1911	The whole Act
1 & 2 Geo 5 c 25	The Government of India Act Amendment Act, 1911	The whole Act
2 & 3 Geo 5, c 6	Tie Government of India	The abole Act

Section 131(3)

FIFTH SCHEDULE

PROVISIONS OF THIS ACT WHICH MAY BE BLPEALED OR ALTERED BY THE 2[INDIAN LEGISLATURE]

		Seets	a			Solject
C2	•	•				Power to extend limits of presidency towns
106	•		•	•	-	Jurusdiction, powers and authority of high courts.
109(1)				•	•	Frenceso of jurisdiction of high court by stigle judges or division courts
107	٠	•	•	•	•	Power for Governor General in Council to after local limits of jurisdict on of 1 gh courts, etc

The schololo was substituted by Sch lof the Government of Inla words "tovernor General in he diorecument of India Act,

(Fifth Schedule.—Provisions of this Act which may be repealed or altered by the Indian legislature)

	1	Section	0			Subject
110		-			_	Exemption from jurisdiction of high courts
111	•	•	•	•	•	Written order by Governor-General is Council a justification for act in high court
112	•	•	٠	•	٠	Law to be administered in essea of inherit ance, ancession, contract and dealing between party as d party
114(2)						Powers of advocate general
124(1)		٠	٠			Oppression
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264	justic	e				
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124 (5) per err or Co	mons for the a men uncil	inr as other neral, nber o of the	than fibe Gov	tha G Esecu Esecu	or tive Ge	Lones to praces or chefs.
of 124 (5) per er co Co ne	mons for the a men uncil	inr as other neral, nber o of the	than fibe Gov	tha G Esecu Esecu	ov nor, tive Ge	Louns to princes or chiefs.



